



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 21]

शिमला, शनिवार, 8 सितम्बर, 1973/17 भाद्रपद, 1895

[संख्या 36

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8 सितम्बर, 1973/17 भाद्रपद, 1895 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुईं:—

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 7-53/67-II-LSG., dated the 31st August, 1973.	Local Self Government Department	Extending certain sections of H.P. Municipal Act, 1968 to the Notified Area Committee, Nagrota Bagwan. District Kangra.
No. 7-53/67-II-LSG., dated the 31st August, 1973.	-do-	Appointing Tehsildar, Kangra as <i>ex-officio</i> President of N.A.C. Nagrota Bagwan.
No. 7-53/67-II-LSG-II, dated the 31st August, 1973.	-do-	Fixing the number of nominated official and non-official members as 4 and 7 respectively.
No. 7-53/67-II-LSG., dated the 31st August, 1973.	-do-	Appointing official and non-official members of N.A.C. Nagrota Bagwan.
No. 7-53/67-II-LSG., dated the 31st August, 1973.	-do-	Converting Municipal Committee, Nagrota Bagwan into Notified Area Committee.
No. 28-8/69-Panch., dated the 1st September, 1973.	Panchayati Raj Department	Withdrawing certain Notifications pertaining to re-organisation and bifurcation of certain Gram Sabhas.
No. 42-2/71-Agr.-Sectt., dated the 25th July, 1973.	Agriculture Department	Declaration under section 6 of the Land Acquisition Act, 1894 in respect of land required for the establishment of the Campuses of Himachal Pradesh University (Agriculture Complex) Oachghat in Kandaghat Sub-Division.

**भाग 1—बैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश
हई कोर्ट द्वारा अधिसूचनाएं इत्यादि**

**हिमाचल प्रदेश सरकार
PERSONNEL (A-I) DEPARTMENT
NOTIFICATIONS**

Simla-2, the 2nd August, 1973

No. 10-172-DP-Apptt. (I).—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor, Himachal Pradesh is pleased to appoint Shri S. S. Parmar, Sub-Divisional Magistrate, Dalhousie, to be the Magistrate First Class, with all the powers of a Magistrate First Class, under the said Code, to be exercised within the local limits of Dalhousie Sub-Division of Chamba District (excluding the areas added to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966), with immediate effect.

2. In exercise of the powers conferred by section 13 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor is further pleased to place Shri S. S. Parmar, in charge of the sub-Division Dalhousie of Chamba district to be called Sub-Divisional Magistrate, Dalhousie, District Chamba.

Simla-2, the 4th August, 1973

No. 10-172-DP-Apptt.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964, the Governor, Himachal Pradesh is pleased to appoint Shri S. S. Parmar, Sub-Divisional Magistrate, Dalhousie, to be the Executive Magistrate of the First Class, with all the powers of an Executive Magistrate First Class, under the said Code, to be exercised within the areas of Dalhousie Sub-Division of Chamba District, added to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, with immediate effect.

P. S. NEGI,
Joint Secretary,

**PERSONNEL DEPARTMENT
(APPOINTMENT-II)
NOTIFICATION**

Simla-171002, the 20th August, 1973

No. 3-38/71-DP(Apptt.).—Consequent upon the attainment of age of sixty years, the Governor, Himachal Pradesh is pleased to retire Shri Hans Raj Mahajan, Member, Himachal Pradesh Public Service Commission from the Services of the Commission with effect from the 20th August, 1973 (A.N.).

U. N. SHARMA,
Chief Secretary.

**PERSONNEL (VIGILANCE) DEPARTMENT
CORRIGENDUM**

Simla-171002, the 22nd August, 1973

No. 8-5/72-VIG (GRV).—Please substitute the words, "The Executive Engineer (Electricity), Una" in place of the words "The Executive Engineer, M. P. P. and Power, Una and Hamirpur" appearing at serial No. 27 in this Department Addendum of even number, dated the 25th July, 1973.

ADDENDUM

Simla-171002, the 22nd August, 1973

No. 8-5/72-VIG (GRV).—In partial modification of this Government notification of even number, dated the 9th January, 1973, the Governor, Himachal Pradesh is pleased to appoint the Executive Engineer, (Electricity), Hamirpur as member of the District Level Grievances Committee for Hamirpur district.

By order,
U. N. SHARMA,
Chief Secretary.

**FINANCE (W&M) DEPARTMENT
NOTIFICATION**

Simla-2, the 31st August, 1973

No. 8-29/71- Fin. (W&M).—In exercise of the powers conferred by clause (iii) of section 1 of the Himachal Pradesh Agricultural Credit Operations and Miscellaneous Provisions (Banks) Act, 1972 (Act No. 7 of 1973), the Governor of Himachal Pradesh is pleased to appoint the 15th September, 1973 as the date on which the said Act shall come into force throughout Himachal Pradesh.

M. M. S. SRIVASTAVA,
Secretary.

**FOREST DEPARTMENT
NOTIFICATION**

Simla-2, the 20th August, 1973

No. 8-5/73-SF.—Whereas the owner of the majority of shares in the land specified in the following schedule have with a view to the conservation of forests thereon, represented in writing to the Collector of Solan district that the said land may be managed on their behalf by the Himachal Pradesh Government as protected forests on such terms as may be mutually agreed upon.

Now, therefore, the Governor of Himachal Pradesh in exercise of the powers conferred by section 38 of the Indian Forest Act, 1927 (XVI of 1927) as amended by the Indian Forest (Himachal Pradesh Amendment) Act, 1968 (25 of 1968) is pleased to declare that sections 30,

32, 33, 34 and 68 of the said Act shall apply to the lands specified in the following Schedule.

SCHEDULE

District: SOLAN

Tehsil: KANDAGHAT

Village with H.B.No.	Khasra No.	Area in acres
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DERA H. B. No. 64	1, 2, 3, min. 42 min.	6
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By order,
P. K. MATTOO,
Secretary.

HOME DEPARTMENT

NOTIFICATION

Simla-2, the 17th August, 1973

No. 4-8/73-Home (A).—Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Police Lines, Una, it is hereby notified that the land in the locality desired below is likely to be acquired for the purpose aforesaid.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by aforesaid section, the Governor of Himachal Pradesh is further pleased to authorise the officers for the time being engaged in the undertaking with their workmen and servants to enter upon and survey any land in the locality and to do all acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may within thirty days of the publication of this notification file an objection in writing before the Land Acquisition Collector, Una district, Una.

SCHEDULE

District: UNA

Tehsil: UNA

Locality	Khasra No.	Area K. M.
1	2	3 4

TIKKA AND MAUZA LAL SINGI.	758, 759, 762 min, 768, 769 min, 770 min, 771, 772 min, 777, 780, 786, 787, 788, 789, 790, 796, 797, 799, 800, 801, 802, 803, 804, 805, 806, 1237, 1241, 1243 min, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1262, 1263, 1264, 1265, 1266, 1267 min, 1269, 1270, 1271, 1273, 1283, 1284, 1285, 1286, 1291, 1297, 1292, 769min, 757, 762 min, 772 min, 1267 min, 1268, 759 min, 779, 782, 784, 793, 781, 783, 794, 1290, 1288,	514 15
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1

2

3

4

1287, 1289 min, 1289 min, 785, 792, 763, 773, 1261, 1267, 765, 776, 1278 min, 1278 min, 1279, 1280, 774, 775, 766, 764, 760, 767, 778, 798, 1275, 1274, 761.

By order,
U. N. SHARMA,
Chief Secretary.

HOME (B) DEPARTMENT NOTIFICATION

Simla-2, the 18th August, 1973

No. 6-31/71-Home.—The Governor, Himachal Pradesh, is pleased to allow Thakur Gita Ram, Commandant, Home Guards, 6th Battalion, Mandi to hold the additional charge of the post of Commandant, Home Guards, 7th Battalion, Kulu, with effect from 6th August, 1973 to 4th October, 1973.

U. N. SHARMA,
Chief Secretary.

HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATIONS

Simla-2, the 20th August, 1973

No. 1-160/73-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Surinder Kumar, Jarhyan as Civil Assistant Surgeon (GDO Grade II) in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of three months from the 27th June, 1973 (F.N.) or till the post is filled up on regular basis whichever is earlier.

Simla-2, the 20th August, 1973

No. 1-153/73-H&FP (IV).—The Governor, Himachal Pradesh is pleased to appoint Dr. Chander Mohan, as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of 3 months from 5th July, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 20th August, 1973

No. 1-156/73-H&FP (IV).—The Governor, Himachal Pradesh is pleased to appoint Dr. Dalip Kumar Ghosh, as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of three months from 5th July, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

B. D. SHARMA,
Deputy Secretary.

Simla-2, the 22nd August, 1973

No. 1-151/73-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Vinod Kumar Mahajan, as Civil Assistant Surgeon Grade-I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of three months from 3rd July, 1973 (F.N.) or till the post is filled up on regular basis whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-161/73-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Rup Lal Sharma, as Civil Assistant Surgeon Grade I (G) in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of one year from 4th July, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-150/73-H&FP.—On the recommendation of Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to appoint Dr. Vijay Kumar Marwaha as Civil Assistant Surgeon Grade I (G) in the scale of Rs. 350-25-500-30-590/30-830-35-900 from 13th April, 1973 (F.N.) He will be on probation for a period of two years.

Simla-2, the 22nd August, 1973

No. 1-154/73-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Miss Manjula J. R. Sood as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of 3 months from 3rd July, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-152/73-II/FP(IV). The Governor, Himachal Pradesh, is pleased to appoint Dr. Kashmiri Lal as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for the period of three months from 6th July, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-147/73-H&FP (IV).—The Governor, Himachal Pradesh, is pleased to appoint Dr. Madan Lal Gupta, as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of 3 months from 7th May, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-148/73-H&FP.—The Governor, Himachal Pradesh, is pleased to appoint Dr. Vijay Kumar Kapoor as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of 3 months from 3rd May, 1973 (F.N.) or till the post is filled up on regular basis, whichever is earlier.

Simla-2, the 22nd August, 1973

No. 1-149/73-H&FP (IV).—The Governor, Himachal Pradesh, is pleased to appoint Dr. Rattan Lal Gupta, as Civil Assistant Surgeon Grade I in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of three months from 21st May, 1973 (F.N.) or till post is filled up on regular basis, whichever is earlier.

A. D. DHANTA,
Under Secretary.

Simla-2, the 22nd August, 1973

No. 16-5/69-H&FP-Vol. II.—Whereas it appears to the Governor of Himachal Pradesh that land is required by the Government at the public expenses for a public purpose, namely for the construction of Primary Health Centre building with staff quarters at Kotli in Mandi district, it is hereby declared that the land described in the specification below is required for the above purpose.

2. This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Mandi district, Mandi is hereby directed to take order for the acquisition of the said land.

3. Plans for the land may be inspected in the office of the Collector Land Acquisition, Mandi.

SPECIFICATION

District: MANDI

Tehsil: SADAR

Village	Khasra No.	Area		
		Big.	Bis.	Bisw.
KOTLI	2205	0	3	17
	2206	0	5	16
	2207	0	8	18
	2211	0	4	11
	2212	0	9	01
	2233	0	1	08
	2231	0	2	17
	2234	0	1	07

By order,
H. S. DUBEY,
Secretary.

Simla-2, the 23rd August, 1973

No. 1-158/73-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Raj Pal Sahani as Civil Assistant Surgeon (GDO Grade II) in the scale of Rs. 350-25-500-30-590/30-830-35-900 on *ad hoc* basis for a period of three months from 5th July, 1973 (F.N.) or till the post is filled up on regular basis whichever is earlier.

B. D. SHARMA,
Deputy Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATION

Simla-2, 18th August, 1973

No. 23-1/73-Hort(Sectt.).—The Governor, Himachal Pradesh on the advice of Himachal Pradesh Public Service Commission, contained in their letter No. 3-82/72-PSC(R), dated the 2nd April, 1972, is pleased to appoint Shri R. K. Vaid, as Photo Officer, in the Department of Horticulture, in the time scale of Rs. 350-900, with effect from the afternoon of the 19th April, 1973.

2. The Notification of even number dated the 3rd May, 1973. is hereby cancelled.

A. PRASAD,
Deputy Secretary.

INDUSTRIES DEPARTMENT

(CERTIFICATE OF APPROVAL)

Simla-2, the 17th August, 1973

No. 2-378/69-SI-II(ML).—This is to certify that M/s Jai Singh Thakur and Sons Government Contractors, Purhotian Street, Nahan, District Sirmur Himachal Pradesh is approved as a person who is qualified to acquire prospecting license and mining lease in respect of all minerals except petroleum and natural gas in the territory of Himachal Pradesh under the Mineral Concession Rules, 1960.

The Certificate already granted and which expired on the 31st December, 1971 is renewed upto 31st December, 1972 and 31st December, 1973 respectively.

By order,
P. K. MATTOO,
Secretary.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

NOTIFICATIONS

Simla-2, the 28th July, 1973.

No. 2-3/73-MPP(Sectt.).—Whereas it appears to the Governor, Himachal Pradesh, that the land is required to be taken urgently by the Himachal Pradesh State Electricity Board at public expense for a public purpose, namely for the construction of spill channel, it is hereby declared that the land described in the specification below is required urgently for the above purpose.

2. The case being of urgent nature, it is directed under the provision of section 17 (4) of the Land Acquisition Act, 1894, that the provisions of section 5-A (2) of the said Act shall not apply to this case.

3. This declaration is made under the provisions of section 6 read with section 17 (4) of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Mandi & Kulu districts, Mandi, is hereby directed to take order for the acquisition of the said land.

4. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Mandi & Kulu districts, Mandi.

5. It is also hereby directed under section 17, sub-section (1) of the Land Acquisition Act, 1894 that the Collector may on the expiration of fifteen days from the publication of the notice under section 9, sub-section (1) of the said Act, take possession of the said land.

SPECIFICATION

District: MANDI, Tehsil: JOGINDERNAGAR

Village	Khasra No.	Area		
		Big.	Bis.	Bisw
1	2	2	3	
CHAPROT	320	1	2	17
	323/1	0	0	16
	318	0	10	9
	322/1	0	8	11
	322/2	0	5	10
	319	0	8	9
	321	0	5	4
	324/1	0	0	4
	327/1	0	2	5
	303/1	0	0	6
	302/1	1	5	6
	317/1	2	9	12
	374/1	0	3	16
	378/1	2	18	15
Total:		10	2	0

Simla-2, the 2nd August, 1973

No. 2-13/72-MPP(Sectt.).—Whereas it appears to the Governor, Himachal Pradesh, that land is likely to be required to be taken by the Baira Siul Hydel Project, Government of India at public expense for public purpose namely for the construction of works of the adit for main tunnel Siul feeder tunnel & diversion weir, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other

acts required or permitted by that section.

4. Any person interested, who has any objection, to the acquisition of the said land in the locality may within thirty days of the publication of this notification, file an objection in writing before the Collector, of Land Acquisition, Baira Siul Hydel Project, Chamba.

SPECIFICATION

District: CHAMBA

Tehsil: CHURAH

Village	Khasra No.	Area		
		Big.	Bis.	
1	2	3	4	
KHANDYARU/248	192	0	2	Grazing land without trees.
	193	2	4	Barani I
	194	2	10	-do-
	195	1	12	-do-
	196	0	6	-do-
	214	1	2	Ghola
	215	1	3	Barani I
	216	1	2	-do-
	217	0	8	Gair Mumkin Nali.
	218	0	12	Barani I
	219	0	15	-do-
	220	1	8	-do-
	221	0	10	-do-
	222	0	7	-do-
Total . . .		14	1	

Simla-2, the 2nd August, 1973

No. 2-13/72-MPP (Sectt.).—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by Baira-Siul Hydel Project, Government of India, at public expense for public purpose, namely for tunnel intake works, Baira Siul Hydel Project, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorize the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Baira-Siul Hydel Project. Chamba.

SPECIFICATION

District: CHAMBA

Tehsil: CHURAH

Village	Khasra-No.	Area		
		Big.	Bis.	
1	2	3		
KALYAS/241	89	8	15	Barani I-II
	91	2	12	Barani I-Banjar Qadim.
Total		11	7	

By order,
L. HMINGLIANA TOCHHAWNG,
Secretary.

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-2, the 2nd August, 1973

No. 2-570-PWD. Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for Beri-Nagaon road in village, Khars Kanetan, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Bilaspur.

SPECIFICATION

District: BILASPUR

Tehsil: SADAR

Village	Khasra No.	Area	
		Big.	Bis.
	2	3	4
KHARS KANETAN	78	0	1
	79	0	2
	80	0	5
	81	0	1
	462/1	0	5
	472	0	2
	473	0	4
	474	0	1
	475	0	2
	476/1	0	1
	476/2	0	2
	477	0	3
	478/1	0	1
	481	0	2
	182/1	0	1
	485/1	0	1
	825/743/1	0	16
	745/1	0	1
	829/762	0	1
	830/762	2	3
Total		4	15

Simla-2, the 2nd August, 1973

No. 2-39/70-PWD. Whereas it appears to the Governor of Himachal Pradesh that land is likely to be acquired to be taken by Government at public expense for a public purposes, namely for the construction of Una, Chawkiminâr road section Una to Churru, Tehsil Una, District Una. It is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

2. This notification is made under the provision of section IV of the Land Acquisition Act, 1894, to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section the Governor of Himachal Pradesh is pleased

to authorise the officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey and land in the locality and do all other acts required or permitted by that section.

4. Any person interested, who has any objection to the acquisition of any land in the locality may, within 30 days of the publication of this notification, file an objection in writing before the Land Acquisition Collector, Himachal Pradesh Public Works Department, Kangra.

SPECIFICATION

District: UNA

Tehsil: UNA

Village	Area in Acres
DHUSSARA	2.94

By order,
H. S. DUBEY,
Secretary.

REVENUE DEPARTMENT NOTIFICATIONS

Simla-2, the 20th August, 1973

No. 2-75/67-Rev. I.—The Financial Commissioner, Himachal Pradesh is pleased to allow Shri P. L. Gupta, Tehsildar to cross the efficiency bar at stage of Rs. 590 in the scale of Rs. 350-25-500-30-590/30-800 with effect from 5th February, 1973, raising his pay from 590 to Rs. 620.

Simla-2, the 23rd August, 1973

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (b) of sub-section (1) of section 105 of the Punjab Tenancy Act, 1887, as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the Reorganisation of States and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to confer on the following officers all the powers of an Assistant Collector First Grade under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer	Area of jurisdiction
1. Miss Māla Sinha, IAS, Sub-Divisional Officer (Civil), Kangra, District, Kangra.	Kangra Sub-Division.
2. Shri Ashok Mohapatra, IAS, Sub-Divisional Officer (Civil), Palampur, District Kangra.	Palampur Sub-Division.
3. Shri S. S. Parmar, IAS, Sub-Divisional Officer (Civil), Dalhousie, District Chamba.	Dalhousie Sub-Division.

Simla-2, the 23rd August, 1973

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (b) of sub-section (1) of section 27 of the Punjab Land Revenue Act (VII of 1887), as in force in the territories transferred to Himachal Pradesh with effect from 1st November, 1966, as a result of the Reorganisation of States and all other powers enabling him in this behalf the Governor, Himachal Pradesh is pleased

to confer on the following officers all the powers of an Assistant Collector First Grade under the said Act to be exercised by them within the local limits of their respective jurisdictions as specified against each, from the date they took over the charge of the post:—

Name of officer *Area of jurisdiction*

1. Miss Mala Sinha, IAS., Kangra Sub-Division.
Sub-Divisional Officer
(Civil), Kangra, District
Kangra.
2. Shri Ashok Mohapatra, IAS., Palampur Sub-Division.
Sub-Divisional Officer
(Civil), Palampur, District
Kangra.
3. Shri S. S. Parmar, IAS., Dalhousie Sub-Division.
Sub-Divisional Officer
(Civil), Dalhousie, District
Chamba.

By order,
S. R. MAHANTAN,
Deputy Secretary.

TRANSPORT DEPARTMENT

NOTIFICATION

Simla-2, the 18th August, 1973

No. 22-3/69-TPT-II.—In exercise of the powers conferred by sub-section (1) of section 43 of the Motor Vehicles Act, 1939 and all the powers enabling him in this behalf and in supersession of the Punjab Government notification No. 1049-S, dated the 14th June, 1949, the Governor, Himachal Pradesh proposes to issue to the State Transport Authority of Himachal Pradesh the following directions regarding fixation of maximum freight rates in Himachal Pradesh and publish the same/as required by the proviso of the aforesaid sub-section for the information of the persons likely to be affected thereby. Notice is hereby given that the draft proposal will be taken into consideration by the Government on or after the expiry of one month from its publication in the Rajpatra Himachal Pradesh together with any objection or suggestion, which may be received by the Secretary to the Government of Himachal Pradesh, Transport Department, in respect of the draft before

the expiry of the period so specified.

DRAFT DIRECTIONS

The State Transport Authority shall ensure that the following maximum rates of freight for public carrier's are fixed in the State:—

(a) *For all metalled roads in plains* *Maximum freight rates per quintal (inclusive of goods tax)*

- | | |
|----------------------|------------------|
| (1) Non-Bulky goods | 3.5 paise per km |
| (2) Bulky goods | 4.5 paise per km |
| (3) Personal luggage | 4.2 paise per km |

(b) *For all unmetalled roads in plains.*

- | | |
|----------------------|------------------|
| (1) Non-Bulky goods | 4.5 paise per km |
| (2) Bulky goods | 5.5 paise per km |
| (3) Personal luggage | 5.0 paise per km |

(c) *For all metalled roads in Hills.*

- | | |
|-----------------------|------------------|
| (1) Non-bulky goods | 4.5 paise per km |
| (2) Bulky goods | 6.0 paise per km |
| (3) Personal luggages | 6.0 paise per km |

(d) *For all unmetalled roads in Hills.*

- | | |
|----------------------|-------------------|
| (1) Non bulky goods | 6.0 paise per km. |
| (2) Bulky goods | 8.5 paise per km |
| (3) Personal luggage | 8.5 paise per km |

Notes.—(1) Non-Bulky goods shall be deemed to include grain, potatoes, fruits and vegetables, Kerosene oil, petrol and lubricating oils in containers and similar goods which occupy comparatively less space in relation to their weight.
(2) Bulky goods include furniture and other goods which occupy comparatively large space in relation to their weight.
(3) The above rates are inclusive of Goods Tax.

By order,
H. S. DUBEY,
Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

OFFICE OF THE DEPUTY COMMISSIONER KINNAUR DISTRICT, KALPA

ORDER

Kalpa, the 31st July, 1973

No. P-II (153)/55-(C).—Whereas a report has been received that Shri Karam Ram (Panch) Pradhan, Gram Panchayat Sangla, Tehsil Sangla, Kinnaur district, has been found guilty of mis-conduct in discharging his duties. That said Shri Karam Ram has withdrawn a sum of Rs. 5000 (Rupees five thousand) from the Himachal Pradesh State Co-operative Bank, Kalpa, out of Panchayat fund on 30th May, 1973 and no entry to this effect was made in the Panchayat cash book upto 13th June, 1973 when the District Panchayat Officer and Panchayat Inspector visited the Panchayat. He has given a certificate on the cash book to the effect that no entry remains to be recorded in the cash book and has certified a cash balance of Rs. 8160.15 in the Bank in the presence of the District Panchayat Officer. Thus the amount of Rs. 5000 stands

mis-appropriated by the said Pradhan. Secondly he was directed by the Panchayat Inspector to recover the advance to the tune of Rs. 1434.50 from Shri Banthi Lal, standing against his name since long on account of the construction of school building and playground Boningsarring. But the said Pradhan did not recover the above advance and further disbursed the grant to Shri Banthi Lal. Thus he intentionally favoured Shri Banthi Lal and ignored the interest of the Panchayat.

Now, therefore, the said Shri Karam Ram Pradhan, Gram Panchayat Sangla, Tehsil, Sangla, Kinnaur district is hereby asked to show cause as to why he should not be suspended/removed from the office of the Panch/Pradhan, Gram Panchayat Sangla under section 54(1) and (2) of the Himachal Pradesh Panchayati Raj Act, 1968 read with rule 77 of the Himachal Pradesh Gram Panchayat Rules, 1971.

His reply should reach the undersigned through the Sub-Divisional Officer (C), Kalpa within 15 days from the

issue of this notice failing which action will be initiated under the law.

C. D. PARSHEERA,
Deputy Commissioner.

**INDUSTRIES DEPARTMENT
(GEOLOGICAL CELL)
RAM BHAVAN, SANJAU LI**

AUCTION NOTICE

It is hereby notified for the information of the general public that the minor mineral quarries of Sirmur district shall be put to public auction for a period of one year in the office of the District Industries Officer, Nahan on 16th October, 1973 at 11.00 A.M.

S. No.	Name of quarry	Area
1.	Giri quarry	Right and left bank of river Giri 5 km up stream and 5 km down stream of Giri Bridge at Yashwant Nagar on Sarahan-Solan-Rajgarh road.
2.	Toka quarry	Ruin Nadi from village Papri upto Himachal territory (V. Meerpur Kotla).
3.	Kheri quarry	Right and left bank of river Giri 5 km down stream of proposed Giri Bridge site at Kheri.
4.	Gold Sand Panning quarry	All river beds in Nahan and Paonta tehsil.
5.	Sataun quarry.	Right and left banks of river Giri from the confluence of river Giri with Yamuna up to Chandni.
6.	Markanda quarry.	Right and left banks of river Markanda from village Satiwala to Kala Amb.
7.	Singhpura quarry.	Right bank of river Yamuna from confluence of Tons river with Yamuna upto confluence of Giri and Yamuna.
8.	Paonta quarry	Right bank of Yamuna river from the point of confluence of Giri and Yamuna upto points of confluence of Bata and Yamuna.
9.	Majra quarry	Right and left banks of river Bata from the confluence of Bata with Yamuna upto village Tina (Jalmusa).
10.	Batabandi quarry.	Right bank of Yamuna river from the confluence of Yamuna with Bata up-to H.P. territory.

The auction is being made on the following terms and conditions:—

1. The terms and conditions of the sale will be announced on the spot.
2. The bid shall be per annum.

3. Any person intending to bid shall deposit Rs. 100 with the Presiding Officer in advance as earnest money.
4. Bidders can inspect the quarries before bidding in their own interest.
5. The Presiding Officer reserves the right to group the quarries without assigning any reason.
6. Other information and details of the area can be obtained from the District Industries Officer, Nahan.
7. On completion of the auction the result shall be announced and the provisionally selected bidders shall immediately deposit 25% of the amount of the bid for one year as security for execution of the lease deed and due observance of its terms and conditions and an equal amount as first instalment of royalty where the bids exceed Rs. 1,000 per annum and full amount of the bid per annum in case the bids are upto Rs. 1,000 confirmed by the State Government or such other authority who may be authorised by the State Government to grant the contract.
8. The period of contract for all the quarries shall be one year from the date of grant of the contract.
9. The Government reserves the right to accept or reject the highest bid without assigning any reason.
10. The Government reserves the right to reduce or enhance the period of contract.
11. The auction is being made subject to the provisions contained in the Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1971.
12. No mining operations shall be allowed within 100 metres from the bridge.
13. The possession of Majra quarry shall be handed over to the highest bidder on 1-2-1974.

SUBHASH SHARMA,
Geologist.

INDUSTRIES DEPARTMENT

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT
Mandi, the 5th July, 1973

No. Ind. 9/Loan/72-1773-5.—Whereas a notice was served on Shri Nand Lal s/o Shri Garad Mal, Resident of Village Masoli, P.O. J. Nagar, Tehsil J. Nagar, District Mandi on 3.11.1972 under section 23 of the H.P. State Aid to Industries Act, 1971 calling upon the said Shri Nand Lal to pay to me the said sum of Rs. 1333.33 and interest thereon up-to-date on or before the 21 days and whereas the said sum has not been paid, I hereby declare that the said sum of Rs. 1333.33 (Rupees one thousand three hundred thirty-three and

Paisa thirty three only and interest thereon up-to-date is due from the said Shri Nand Lal and the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (1) House two storeyed consisting of five rooms situated in V. Masoli and land measuring 7 bighas situated at V. Masoli, Teh. Jogindernagar, both valued at Rs. 4,000 belonging to surety Shri Chuharu Ram s/o Sh. Khan Singh, r/o V. Masoli P. O. Jogindernagar.
- (2) House two storeyed consisting of five rooms and land measuring 50 bighas situated in V. Dulh, P. O. Jogindernagar both valued at Rs. 8,000 belonging to surety Sh. Rup Chand s/o late Hem Chand V. Dulh, P. O. Jogindernagar.
- (3) House single storeyed consisting of 6 rooms and land measuring 3 bighas both valued at Rs. 8,000 situated in Village Msaoli, P.O. Jogindernagar belonging to loanee Sh. Nand Lal.

Sd/-
District Industries Officer, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 5th July, 1973

No. Ind. 9/Loan/72-1579-5.—Whereas a notice was served on Shrimati Nirmala Kapoor w/o Shri Bhup Singh, resident of Village Chobata Bazar, Mandi Town, Tehsil Sadar, District Mandi on 3.11.1972 under section 23 of H.P. State Aid to Industries Act, 1971 calling upon the said Shrimati Nirmala Kapoor to pay me the said sum of Rs. 1428.60 and interest thereon up-to-date on or before 21 days and whereas the said sum has not been paid, I hereby declare that the said sum of Rs. 1428.60 (Rupees one thousand four hundred and twenty eight and paise sixty only and interest thereon up-to-date is due from the said Shrimati Nirmala Kapoor and the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (1) House single storeyed consisting of four rooms situated in Bhagwan Muhalla, Mandi valued at Rs. 7,000 of surety Sh. Hem Prabh s/o Late Sh. Bhikham Ram r/o Bhagwan Muhalla Mandi Town.
- (2) Pucca house double storeyed consisting of two rooms in Darmayana Muhalla Mandi Town valued at Rs. 3,000 of surety Sh. Gopi Chand s/o Sh. Ram Saran, r/o Dramayana Mandi Town.
- (3) All movable and immovable properties of loanee Smt. Nirmala Kapoor.

Sd/-
District Industries Officer, Mandi.

FORM 'H'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 5th July, 1973

No. Ind. 9/Loan/72-1627-5.—Whereas a notice was served on Shrimati Indra Devi w/o Shri Dault Ram,

Resident of Village Purani Mandi, Tehsil Sadar, District Mandi on 3.11.1972 under section 23 of H.P. State Aid to Industries Act, 1972 calling upon the said Shrimati Indra Devi to pay to me the said sum of Rs. 583.34 and interest thereon up-to-date on or before the 21 days and whereas the said sum has not been paid, I hereby declare that the said sum of Rs. 583.34 (Rupees five hundred eighty three & Paise thirty four) only and interest thereon up-to-date is due from the said Shrimati Indra Devi and the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

'I' Credit worthiness certificate issued in favour of loanee Smt. Indra Devi by Sh. Krishana Nand Sawami the then President Municipal Committee, Mandi on 12.1.1965. And all movable and immovable properties of the loanee Smt. Indra Devi.

Sd/-
District Industries Officer, Mandi.

FORM 'H'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 5th July, 1973

No. Ind. 9/Loan/72-1632-5.—Whereas a notice was served on Shrimati Phulan Devi w/o Shri Mahant Badari, and Smt. Ram Devi w/o Sh. Sukh Ram Sharma, r/o Village Samkhetar, Muhalla Mandi Town, Tehsil and District Mandi on 3.11.1972 under section 23 of H. P. State Aid to Industries Act, calling upon the said Shri mati Phulan Devi and Shri mati Ram Devi to pay to me the said sum of Rs. 232.53 Penal interest thereon up-to-date on or before the 21 days and whereas the said sum has been paid, I hereby declare that the said sum of Rs. 232.53 (Rupees two hundred thirty two & Paise fifty three) only as Simple Interest and Penal Interest only is due from the said Shrimati Phulan Devi & Smt. Ram Devi and the property described in the attached schedule is liable for the satisfaction of said debt.

SCHEDULE

- (1) Credit worthiness certificate issued in favour of loanees Smt. Phulan Devi & Smt. Ram Devi by Shri Sukh Ram Sharma, M.L.A. Mandi Sadar and all movable and immovable properties of the loanees Smt. Phulan Devi & Smt. Ram Devi.

Sd/-
District Industries Officer, Mandi.

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-3, the 30th July, 1973

No. SE-II-R-54-2/1-16258-62.—Whereas it appears to the Governor, Himachal Pradesh that the land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Guma-Jashla road it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid

section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition District Simla & Outer Seraj, Kulu.

SPECIFICATION

District: SIMLA Tehsil: KOTKHA

Village	Khasra No.	Area	
		Big.	Bis.
1	2	3	4
PURAG	870	13	19
	882	4	12
	883	3	7
	206	0	9
	207	1	11
	205	1	12
	180	0	10
	1801/134	5	13
	149	0	14
	150	0	9
	698	1	4
	1034	2	6
	1177/143	1	19
	890	0	7
	904	0	2
	1107	1	1
	912	1	16
	1078	6	7
	99	1	19
	96	4	7
	65	0	4
	64	0	7
	1819/128	48	11
	181	3	2
	1084	2	1
	1863/1811/1694	18	4
	905	0	8
	1142	1	13
	1089	1	18
	1176/1143	2	1
Total ..		132	13

Simla-3, the 30th July, 1973

No. SE-II-R-54-5/1-16253-57.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Chhaila-Narkanda road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. the declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla.

SPECIFICATION

District: SIMLA

Tehsil: THEOG

Village	Khasra No.	Area				
		Big.	Bis.	H.	Arz.	Cerr.
1	2	3	4	5	6	7
MANAN	1197/1/1	1	12	12	04	02
	1196/1	3	14	27	84	30
	1160/1	2	14	20	31	75
	1434/1	1	2	08	27	75
	1439/1	0	10	18	81	29
	1153/1	0	19	07	14	89
	1158/2/1	1	1	07	90	14
Total ..		13	1	12	02	34

Simla-3, the 30th July, 1973

No. SE-II-R-54-5/1-16248-52.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Chhaila-Narkanda road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla.

SPECIFICATION

District: SIMLA

Tehsil: THEOG

Village	Khasra No.	Area in				
		Big.	Bis.	H. Are.	Cen.	
1	2	3	4	5	6	7
KIARA	150/1	0	17	06	39	64
	147/1	1	10	11	28	77
	145/1	0	8	03	01	01
	156/1	1	12	12	04	02
	172/1	0	13	04	89	13
	172/1/1	0	6	02	25	75
	174/1	1	8	10	53	52
	175/1	0	19	07	14	89
	178/1	1	14	12	79	27
	179/1	1	0	07	52	51
Total ..		10	7	77	88	51

Simla-3, the 31st July, 1973

No. SE-II-R-54-5/1-16420-24.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Chhaila-Narkanda road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla.

SPECIFICATION

District: SIMLA		Tehsil: THEOG	
Village	Khasra No.	Are in Big. Bis	Area in Hec. Are. Cent.
1	2	3	4
GUTHHAN	134/1	0 19	07 14 89
	163/1	0 1	00 37 63
	164/1	1 5	09 40 64
	166/1	1 7	10 15 89
	166/2/1	0 12	04 51 51
Total	..	4 4	31 60 56

Simla-3, the 31st July, 1973

No. SE-II-R-54-5/1-16430-34.—Whereas it appears to the Governor, Himachal Pradesh that the land required to be taken by the Government at public expense for a public purpose, namely for construction of Chhaila-Narkanda road, it is hereby declared that the land described in specification below is required for the above purpose.

2. the declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector Land Acquisition Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department.

SPECIFICATION

District: SIMLA		Tehsil: THEOG	
Village	Khasra No.	Area in Big. Bis	Area in Hec. Are. Cent.
1	2	3	4
PALOO	438/1	2 1	15 42 66
	439/1	0 9	03 38 63
	440/1	0 13	04 89 13
	441/1	1 5	09 40 64
	443/1	0 5	01 88 13
	449/1/1	3 13	27 46 67
	449/1	2 13	19 94 16
	453/3	0 2	00 75 35
	453/I	1 4	09 03 01
Total	..	12 5	92 18 28

Simla-3, the 31st July, 1973

No. SE-II-R-51-2/1-16440-44.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for. Cuma-Jashla road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to

authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition District Simla & Outer Saraj, Kulu.

SPECIFICATION

District: SIMLA		Sub-Tehsil: KOTHKAI	
Village	Khasra No.	Area Big. Bis	Area Cent.
1	2	3	4
RUKHLA	647/342	7 8	
	649/343	4 3	
	314	1 14	
	267	1 7	
	481	0 5	
	462	0 3	
	463	0 17	
	382	0 11	
	369	1 3	
	653/432	4 13	
	464	1 19	
	470	0 15	
	434	4 2	
	441	1 11	
	196	2 0	
	196	1 7	
	469	1 13	
	452	0 14	
	410	3 0	
	471	1 13	
	352	0 14	
	446	1 17	
	307	2 3	
	592/416	0 9	
	593/416	0 7	
	618/445	0 2	
	617/445	0 11	
	681/466	4 1	
	680/466	3 0	
	486	0 4	
Total	..	54	4

Simla-3, the 1st August, 1973

No. SE-II-R-54-5/1-16507-11.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Luri-Soni road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Simla

Outer Saraj Kulu district, Himachal Pradesh, Public Works Department Simla-9

SPECIFICATION

District: SIMLA Sub-Tehsil: KUMARSAIN

Village	Khasra No.	Area in Big. Bis.	3	4
1	2			
BARGAL	1081/1		0	9

Simla-3, the 31st July, 1973

No. SE-II-R-54-5 1-16521-25. Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Chhaila-Narkanda road, it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal

Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla.

SPECIFICATION

District: SIMLA Tehsil: THEOG

Village	Khasra No.	Area in Big. Bis.	Area in Hec. Acre. Cent.
1	2	3	4
JUNGLE	17/1/1	0 5	01 88 13
	18/1	0 8	03 01 01
	11/1	0 10	03 76 26
	16/1	0 11	04 13 88
	17/1	0 3	01 12 88
Total		1 17	13 92 16

M. L. BANSAL,
Superintending Engineer,
2nd Circle, Simla-3.

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनैन्शियल कमिश्नर तथा कमिश्नर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि

EDUCATION DEPARTMENT

(TECHNICAL)

NOTIFICATION

Simla-2, the 30th July, 1973

No. 17-5/71-Edu-B(TE).—In continuation of this Department notification of even number, dated the 15th May, 1973, the Governor, Himachal Pradesh, in exercise of the powers conferred by proviso to Article 309 of the constitution of India and in consultation with the Himachal Pradesh Public Service Commission is pleased to make the Recruitment and Promotion Rules as in the attached schedule, in respect of the remaining categories of class I posts/services, mentioned below, in the Technical Education Department, Himachal Pradesh:—

- (1) Director of Technical Education.
- (2) Principal, Junior Technical School.
- (3) Lecturer in Civil Engineering.
- (4) Lecturer in Mechanical Engineering.
- (5) Lecturer in Electrical Engineering.
- (6) Lecturer in Automobile Engineering.
- (7) Workshop Superintendents, Polytechnics.

2. These rules shall come into force from the date of issue of this notification.

ANANG PAL,
Secretary.

SCHEDULE

Recruitment and Promotion Rules for Class I posts/Services in the Technical Education Department, Government of Himachal Pradesh

1. Classification—Class I.
2. Whether selection post or non-selection post.—Selection.
3. Composition of the Departmental Promotion Committee.—Departmental Promotion Committee to be presided

over by the Chairman of the Himachal Pradesh Public Service Commission or a Member thereof to be nominated by him.

4. *Circumstances in which Himachal Pradesh Public Service Commission is to be consulted.*—As required under the law.

Name of the post	Number of posts	Scale of pay	Age for direct recruits	Minimum educational and other qualifications for direct recruits.	Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotees	Period of probation, if any	Method of recruitment whether by direct rectt. or by promotion/deputation/transfer and percentage of vacancies to be filled by various methods	In case of recruitment by promotion/deputation/transfer grades from which promotion/transfer/deputation to be made
1	2	3	4	5	6	7	8	9
1. Director of technical Education.	1	Rs. 1600-2000.	45 years and below	<i>Essential:</i> At least 2nd class Bachelor's degree in Engineering from a recognised University with 12 years' professional experience in a responsible administrative capacity out of which 5 years' should be teaching experience. <i>Desirable:</i> (i) Corporate membership of a recognised Professional body, industrial/practical experience. (ii) Knowledge of customs, manners and dialects of Himachal Pradesh.	No.	2 years subject to such further extension not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced in writing.	By promotion failing which by direct recruitment.	<i>Promotion:</i> from amongst the Principals of Polytechnics having 6 years' regular service in the grade.
2. Principal, Junior technical School.	1	Rs. 400 1100 plus Rs. 100 S. P.	35 years and below.	<i>Essential:</i> (i) Bachelor's degree in Mech./Auto. Engg. with 2 years' of professional/workshop/practical experience. OR First Class Diploma in Mech./Auto. Engg. with 8 years' workshop experience. OR At least 2nd Class Diploma in Mech. Auto./engg. with TTTI Diploma and 5 years' professional/	Age No, Qualifications Yes.	2 years subject to such further extension not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced in writing.	By promotion falling which by direct recruitment.	<i>Promotion:</i> from amongst Mech./Auto. Demonstrators/Instructors/Drawing Instructors/Senior or otherwise having 4 years regular service in the respective grade after obtaining a qualification equivalent to Degree.

1	2	3	4	5	6	7	8	9
				workshop/practical experience after TTTI Diploma. <i>Desirable:</i> Knowledge of customs, manners and dialects of Himachal Pradesh.				
3. Lecturer in Civil Engg.	4	Rs. 400-1100 plus Rs. 100 S. P.	28 years and below.	<i>Essential:</i> Bachelor's Degree in Civil Engg. or its equivalent, with 2 years' professional experience. OR Diploma in Civil Engg. with TTTI Diploma with 5 years professional experience after obtaining TTTI diploma. <i>Desirable:</i> Knowledge of customs, manners and dialects of Himachal Pradesh.	Age No, qualifications Yes.	2 years subject to such further extension not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced in writing.	50% by promotion, 50% by direct recruitment.	<i>Promotion:</i> From amongst Demonstrators/Instructors/Drawing Instructors (Senior or otherwise) in Civil, in Polytechnics with 4 years' regular service in the respective grades.
4. Lecturer in Mech. Engg.	5	-do-	-do-	<i>Essential:</i> Bachelors' degree in Mech./Auto. or equivalent with 2 years professional experience or Diploma in Mech./Auto. Engg. with TTTI diploma and 5 years' professional experience after obtaining TTTI Diploma <i>Desirable:</i> Knowledge of customs, manners and dialects of Himachal Pradesh.	-do-	-do-	-do-	<i>Promotion:</i> from amongst Demonstrators/Instructors/Drawing Instructors in Mech./Auto-Engg. and Foreman having 4 years regular service in the respective grades.
5. Lecturer in Elect. Engg.	2	Rs. 400-1100 plus Rs. 100 S.P.	28 years and below.	<i>Essential:</i> Bachelors degree in Elect. Engg. or equivalent with 2 years professional experience. OR Diploma in Elect. Engg. with TTTI diploma	Age No, qualifications Yes.	2 years subject to such further extension not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced in	50% by promotion, 50% by direct recruitment.	<i>Promotion:</i> from amongst Demonstrator/Instructors/Elect. Engg. of polytechnics and Junior or technical School

1	2	3	4	5	6	7	8	9
				ma and 5 years experience after obtaining TTTI diploma. <i>Desirable:</i> Knowledge of customs, manners and dialects of Himachal Pradesh.		writing.		with 4 years regular service in the respective grades.
6. Lecturer in Automobile Engg.	1	Rs. 400-1100 plus Rs. 100 as S.P.	28 years and below	<i>Essential:</i> (a) Degree in Auto. Engg./Mech. Engg. with Automobile as an elective subject with 2 years professional experience. OR Diploma in Auto/Mech. Engg. with TTTI diploma and 5 years' professional experience after obtaining TTTI diploma. (b) Experience in Auto-Workshop will be preferred. <i>Desirable:</i> Knowledge of customs, manners and dialects of Himachal Pradesh.	Age Qualifications Yes.	2 years subject to such further extension not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced in writing.	By promotion failing which by direct recruitment. By promotion failing which by direct recruitment.	By promotion from amongst Demonstrators/Instructors/Drawing instructors in Auto/Mech. Engg. and Foreman with 4 years regular service in the respective grades.
7. Workshop Superintendents, Polytechnics.	2	-do-	-do-	<i>Essential:</i> Bachelor's Degree in Mech./Auto. Engg. with 2 years' practical experience in a Workshop of repute. OR Diploma in Mech./Auto. Engg. with TTTI Diploma and 5 years' practical experience in a Workshop of repute after obtaining TTTI Diploma. OR First Class Diploma in Mech./Auto. Engg. with 8 years' practical experience	-do-	-do-	-do-	<i>Promotion:</i> from amongst Auto./Mech. Instructors/Demonstrators/Drawing Instructors/Senior Drawing Instructors/Foreman with 4 years regular service in respective grades.

1	2	3	4	5	6	7	8	9
				in workshop of repute, preferably in a teaching Institute. <i>Desirable:</i> Knowledge of customs, man- ners and dia- lects of Himachal Pradesh.				

- Notes.*
1. Age limit for direct recruits will be reckoned from the last date fixed for receipt of applications by the Commission.
 2. Upper-age-limits for direct recruitment will not be applicable to candidates already in the service of the Government except in the case of posts to be filled in on the basis of competitive examination.
 3. Upper-age-limit is relaxable for Scheduled Castes/Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.
 4. Age and qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.
 5. Provisions under Col. 10 and 11 are to be revised by the Government in consultation with the Himachal Pradesh, Public Service Commission as and when the No. of posts under Col. 12 are increased or decreased.
 6. When the Government is of the opinion that it is necessary or expedient to do so, it may by order for reasons to be recorded in writing and in consultation with the Himachal Pradesh Public Service Commission relax any of the provisions of these rules with respect to any class or category of service or person.

CORRIGENDUM

Simla-2, the 9th/13th August, 1973

No. 1-323/70-Edu-A. In this Department notification of even number, dated the 26th April, 1973, published in Himachal Rajpatra dated 16th June, 1973, clause (b) of Rule I under Part I-General, of the Recruitment & Promotion Rules in respect of Class III

FISHERIES DEPARTMENT NOTIFICATION

Simla-2, the 18th August, 1973

No. 29-2/69-Fish (Sectt). The Governor, Himachal

Ministerial Services in the Education Department, may please be *substituted* as under:—

“These Rules shall come into force and shall always be deemed to have come into force with effect from 26-4-1973.”

By order,
PRAKASH CHAND,
Secretary.

Pradesh is pleased to amend the existing Recruitment and Promotion Rules, for the post of Class IV as per Annexure III enclosed.

K. C. PANDEYA,
Secretary.

ANNEXURE III

FORM TO BE FILLED BY THE DEPARTMENT WHILE FORWARDING PROPOSALS TO THE PUBLIC SERVICE COMMISSION FOR AMENDING APPROVED RECRUITMENT RULES

1. (a) Name of the posts .. Field Assistant.
(b) Name of the Department .. Fisheries Department.
2. Reference No. in which commission's advice on recruitment rules was conveyed .. (The Commission was not in existence at the time when the recruitment and promotion rules were notified).
3.

Col. No.

Provision in the approved Rule
(iv) Field Assistant

Revised Provision Proposed
(iv) Field Assistant

Rule 6 (iv) of the Himachal Pradesh, Fisheries Department, Class IV Service (Recruitment Promotion and certain conditions of Service) Rules, 1970.

He should preferably be middle pass and possess some experience of field work.

He should preferably be middle pass and knowing the art of swimming and fishing having stout body and possess some experience of field work.

Rule 7 of the Himachal Pradesh Fisheries Department, Class IV Service (Recruitment, Promotion and certain conditions of Service) Rule, 1970.

Field Assistant and Trout keeper
By promotion from amongst the Fieldman, Fishermen having 2 years service in grade failing, which by direct recruitment.

Field Assistants and Trout Keepers
By promotion from amongst the Peons, Chowkidars, fieldman fishermen having 2 years service in the grade failing which by direct recruitment.

4. Name and address of the Departmental representatives with whom these proposals may be discussed, if necessary for clarification/early decision.

*Director of Fisheries
Himachal Pradesh, Simla-6
(Phone No. 3856).*

GENERAL ADMINISTRATION DEPARTMENT NOTIFICATION

Simla-2, the 16th August, 1973

No. 5-40/68-Pub (GAD).—In exercise of the powers conferred vide proviso to Articles 309 of the Constitution of India and of all other powers enabling him in this behalf, the Governor of Himachal Pradesh is pleased to make the following rules in respect of Class IV Service of the Department of Public Relations in regard to the following matters, namely:—

- the method of recruitment to Himachal Pradesh Class IV Service of the Department of Public Relations, Himachal Pradesh;
- the qualifications necessary for appointment to such service and posts; and
- the conditions of service of persons appointed to such service and posts for the purpose of probation, confirmation, seniority and promotion.

RECRUITMENT RULES

PART I—GENERAL

1. *Short title and commencement.*—(a) These rules may be called the Himachal Pradesh Class IV Service of the Department of Public Relations, Himachal Pradesh, (Recruitment, Promotion and certain conditions of Service) Rules, 1973.

(b) These rules shall come into force from the date of notification in the Official Gazette.

2. *Definition.*—In the rules, unless there is anything repugnant to the subject or context:—

- “Governor” means the Governor; Himachal Pradesh;
- “recognised” school means any school run, managed and controlled by the Himachal Pradesh Government or any other school declared or recognised by Himachal Pradesh Government.
- “Government” means the Government of Himachal Pradesh;
- “the Service” means the Himachal Pradesh Class IV service of the Department of Public Relations, Himachal Pradesh;
- “Head of Department” means the Director of Public Relations, Himachal Pradesh;
- “direct appointment” means an appointment made otherwise than by promotion from amongst the members of the service of or by transfer of an official already in the service of the Himachal Pradesh Government;
- “Scheduled Castes” means the castes, races as notified by the Government as such from time to time;

(h) “Scheduled tribes” means the Tribes or Tribal communities or parts of or groups within Tribes or Tribal communities as notified by the Government from time to time.

(i) “Member” means a member of the service.

(j) “Departmental Promotion Committee” means a Committee constituted by the Government to recommend existing officials of the service for promotion to a higher grade or class of posts or to recommend candidates for appointment to the service by transfer or direct appointment.

PART II—RECRUITMENT TO SERVICE

3. *Character of posts.*—The Character (i.e. designation, grade etc.) of the posts included in the service and their rates of pay shall be as indicated in the annexure to these rules and as revised from time to time by the Government.

4. *Authority empowered to make appointment.*—All appointments to posts in the service shall be made by the Head of the Department or any other authority declared as such by the Governor, Himachal Pradesh.

5. *Nationality eligibility and age etc.*—Candidates for appointment to any post in the service must be:—

- a citizen of India; or
- a subject of Sikkim; or
- a subject of Nepal; or
- a person of India origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that if he/she belongs to category (c) or (d), he/she must be a person in whose favour a certificate of eligibility has been given by the Government of India: Provided further that if he/she belongs to category (d), the certificate of eligibility will be valid only for a period of one year from the date of his appointment, beyond which he/she can be retained in service only if he/she has become a citizen of India.

A candidate in whose case a certificate of eligibility is necessary, may be admitted to an examination or interview and he/she may also provisionally be appointed subject to the necessary certificate being given to him/her by the competent authority, and

(2) Unless he/she is already in Government service, must produce:—

- a certificate of good moral character from the head of his/her educational or technical institution last attended;
- certificate of good moral character from two responsible persons, not being his/her relatives, who are well acquainted with him/her in private life and unconnected with his/her school or other educational/technical institution;
- a medical certificate as required by rule 10 of Fundamental Rules and rule 3 and 4 of the Supplementary Rules;

(ii) a declaration to the effect that he has not more than one living wife:

(i) in the case of female Government servant, a declaration to the effect that she has not married a person having already a living wife:

Provided that the Himachal Pradesh Government, may, if satisfied, that there are special grounds for doing so, exempt any person from the operation of rules in clause (iv) and (i) above, with the approval of the Central Government

(3) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to service.

(4) No woman, whose marriage is void by reasons of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service.

(5) Must not be less than eighteen years and not more than twenty-seven years of age on the date of his/her appointment.

Provided further that the minimum and maximum age limit as prescribed may be relaxed in pursuance of the administrative instructions given in Appendix 3 of the Posts and Telegraphs Compilation of the Fundamental and Supplementary Rules, Vol. II:

Provided further that the maximum age limit may be relaxed in the case of Scheduled Castes and Scheduled Tribes candidates, displaced persons and other special categories in accordance with the orders issued by the Government of India from time to time.

6. *Educational qualifications of the candidates.*—No person shall be appointed to the service, unless in the case of appointment to the post of:—

(i) *Daftri.* He is Middle pass from any School.

(ii) *Peon/Usher-cum-peon/Attendant Drama party.*—He is Middle pass from any recognised school.

(iii) *Chowkidar.* He is literate-knowledge of reading and writing Hindi, preference will be given to ex-servicemen from the Indian Army.

(iv) *Sweeper.* He has the knowledge of reading and writing Hindi.

(v) *Generator Attendant.*—Must be literate and should have at least three years experience of operating gasoline driven portable generating sets. Should also be able to remove minor defects in sets.

(vi) *Cleaners.* Knowledge of reading and writing of Hindi. Three years experience in the trade. Preference will be given to ex-servicemen of the Indian Army:

Provided that the above minimum qualifications will be applicable in the case of direct recruits only:

Provided further that the conditions as prescribed above may be relaxed in special circumstances by orders of the Governor in case persons with required qualifications for appointment to the Class IV service are not available through Employment Exchanges:

Provided further that the knowledge of customs, manners and dialects of Himachal Pradesh will be essential qualifications for all candidates for direct recruitment for purpose of eligibility for the above posts.

7. *Method of recruitment.*—Posts in the service shall be filled either by promotion, transfer or by direct appointment in the following manner.

(i) Chowkidars, Cleaners, Peons, Sweepers and other Class IV service employees;

By transfer of a person already in the service of the Government or by direct recruitment.

(ii) *Daftri.*—By Promotion from amongst the peons on the basis of seniority subject to the rejection of unfit.

(iii) *Generator Attendant.*—By direct recruitment:

Provided that 23 per cent and 5 per cent of the vacancies shall be filled up from the candidates belonging to Scheduled Castes and Scheduled Tribes respectively subject to the minimum qualifications being satisfied by them:

Provided further that 20% posts to be filled by Direct Recruitment shall be reserved for ex-serviceman. For appointment to the reserved vacancies every ex-serviceman who has put in not less than six months continuous service in the Armed Forces of the Union or of the former Indian States, shall be allowed to deduct the period of such service from his actual age and if the resultant age does not exceed the maximum age limit prescribed for the post for which he seeks appointment for more than three years, he shall be deemed to satisfy the condition regarding age limit. For appointment to any reserved vacancies in Class IV posts of Peon, Usher-cum-Peon/Attendant Drama party, Daftri, Chowkidar, Sweeper, Generator Attendant and Cleaner, every ex-serviceman, who has put in not less than three years services in the Armed Forces of the Union or in Armed Forces of a former Indian State or with the Civil Department of the Government of India, shall be exempted from the prescribed educational qualifications:

Provided further that the vacancies earmarked in the direct quota of recruitment shall be notified to the Employment Exchanges in Himachal Pradesh, and if necessary, will also be advertised.

8. *Duties.*—The duties attached to the various posts of the Service are mentioned in the Annexure attached to these rules.

PART III—CONDITIONS OF SERVICE

9. *Probation of members of the service.*—(i) Members of the service who are appointed against permanent vacancies shall, on appointment to any post mentioned in the Annexure attached to these rules, remain on probation for a period of two years.

Explanation.—(i) Approved officiating service shall be taken as a period spent on probation but no member who is officiating in any appointment shall on the completion of the probationary period prescribed be confirmed until he/she is appointed against a permanent vacancy.

(ii) If the work and conduct of any member during his/her period of probation is in the opinion of the Appointing Authority not satisfactory, the Appointing Authority may dispense with his/her services or revert him/her to his/her former post if he/she has been appointed to that post otherwise than by direct recruitment.

(iii) On the completion of the period of probation of any member, the appointing authority, prescribed in rule 4 may confirm such member in his/her appointment of his/her work or conduct has, in the opinion of the appointing authority, not been satisfactory may dispense with his/her services, or revert him/her to his/her former post, if he/she has been appointed otherwise than by direct appointment or may extend the period of probation and thereafter pass such orders on the expiry of probation as it could have passed on the expiry of the first period of probation:

Provided always that the total period of probation including extension, if any shall not exceed double the normal period.

10. Seniority of the members of service.—(1) Subject to the provisions of paragraph (2) below, persons appointed in a substantive or officiating capacity to a grade prior to the issue of these rules shall retain the relative seniority already assigned to them or such seniority as may hereafter be assigned to them under the existing orders applicable to their cases and shall en-block be senior to all others in that grade.

Explanation.—For the purpose of these rules—

(a) persons who are confirmed retrospectively with effect from a date earlier than the issue of these rules; and

(b) persons appointed on probation to a permanent post substantively vacant in a grade prior to the issue of these rules;

shall be considered to be permanent officers of the grade.

(2) Subject to the provisions of paragraph (3) below, permanent officers of each grade shall be ranked senior to persons who are officiating in that grade.

(3) **Direct recruits.**—Notwithstanding the provisions of rule (2) above, the relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such appointment, on the recommendations of the selecting authority, persons appointed, as a result of an earlier selection being senior to those appointed as a result of a subsequent selection:—

(i) Provided that where persons recruited initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their appointment, seniority shall follow the order of confirmation and not the original order of merit.

(ii) Provided further that a person who does not join within the specified period shall lose his seniority according to the select list and shall rank in the seniority list next to the persons who joined earlier.

(iii) Provided further that he/she shall not lose his/her seniority if the fact of his/her joining later was caused by circumstances beyond his/her control and for the reasons recorded in writing, the appointing authority is satisfied that this was so:

Provided that the above principles laid down under Rule 10(1) (a) and b(2) and (3)(1) to (iii) will not be applicable to the officials whose seniority has already been fixed as on the 1st November, 1966 with the approval of the Himachal Pradesh Advisory Committee.

4. Promotees.—(i) The relative seniority of persons promoted to the various grades shall be determined in the order of their selection for such promotion.

(ii) Where promotions to a grade are made from more than one grades, the eligible persons shall be arranged in separate lists in the order of their relative seniority in their respective grades. Thereafter, the Departmental Promotion Committee shall select persons for promotion from each list upto the prescribed quota and arrange all the candidates selected from different lists in a consolidated order of merit which will determine the seniority of the persons on promotion to the higher grade:

Provided that where persons promoted initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their promotion, seniority shall follow the order of confirmation and not the original order of merit.

(5) **Relative seniority of direct recruits and promotees.**—The relative seniority of direct recruits and of promotees shall be determined according to the rotation of vacancies between direct recruits and promotees which shall be based on the quotas of vacancies reserved for direct recruitment and promotion respectively in these Rules.

(6) **Transferees.**—The relative seniority of persons appointed by transfer to the service, from the Central Government or other departments of State Governments shall be determined in accordance with the order of their selection for such transfer.

EXPLANATORY MEMORANDUM

Rule (4).—Where promotions are made on the basis of selection by a Departmental Promotion Committee the seniority of such promotees shall be in the order in which they are recommended for such promotion by the Committee. Where promotions are made on the basis of seniority subject to the rejection of the unfit, the seniority of persons considered fit for promotion at the same time shall be the same as the relative seniority in the lower grade from which they are promoted. Where, however, a person is considered as unfit for promotion and is superseded by a junior such person shall not, if he is subsequently found suitable and promoted, take seniority in the higher grade over the junior persons who had superseded him.

Rule (5).—A roster shall be maintained by the Department in accordance with the direction so issued by the Government for filling up of the vacancies reserved for direct recruitment and promotion for Scheduled Castes, Scheduled Tribes and other backward classes. Appointment will be made in accordance with this roster and seniority determined accordingly.

Illustration.—Where 75% of the vacancies are reserved for promotion and 25% for direct recruitment, each direct recruit shall be ranked in seniority below 3 promotees. Where the quotas are 50% each, every direct recruit shall be ranked below promotees. If for any reasons a direct recruit or a promotees cease to hold the appointment in the grade, the seniority list shall not be re-arranged merely for the purpose of ensuring the promotion referred to above.

11. Departmental Promotion Committee.—The Departmental Promotion Committee in respect of the service shall be as constituted from time to time by the Government.

12. Leave and pension etc. and other service conditions.—In respect of leave, pension and other (cognate) matters not specifically mentioned in these rules, the members of the service shall be governed by the Rules/instructions/Executive orders as are made applicable by the Government from time to time.

13. Discipline.—In respect of discipline, punishment and appeals, the members of the service shall be governed by the provisions of the Rules which are made by the Government or are made applicable by the Government in this behalf.

14. Power to relax the rules.—Where the Government is satisfied that operation of any of these rules are causing undue hardship in any particular case, it may, by an order dispense with or relax the requirement of that rule to such an extent and subject to such condition as it may consider necessary for dealing with the case in a just and equitable manner.

ANNEXURE

Name: The Recruitment and Promotion Rules of Class IV Service of the Department of Public Relations, Himachal Pradesh

Sl. No.	Name of posts	Pay Scales	Duties
1. Defton		Rs. 75-3-90/3-105	Stitching the bundles of publicity literature, stitching of files, pasting of wrappers on the copies of Himprastha/Himachal ke Lok Geet; and copies of Press Notes/Fortnightly News Bulletins. Affixing of stamps on the letters and packets.
2. Peons Usher-cum-Peon Attendant Drama Party.		Rs. 70-2-80/3-95	Distribution of Dak press notes locally and to attend to Officers and Branches to whom and which they are attached for carrying of files etc. to concerned officers/officials. They will also attend to other allied duties like carrying of packets etc. to Post Office for despatch etc. etc.
3. Drivers (Vehicles and Workshop)		Rs. 70-2-80/3-95	To maintain up keep of community listening workshops and Vehicles respectively in addition to attending to other allied jobs, pertaining to the branch.
4. Clockkeepers		Rs. 70-2-80/3-95	To ensure locking up of rooms in the evening and opening of rooms in the morning and to keep watch and ward over the stocks etc. and the building premises of the offices to which they are posted.
5. Sweepers		Rs. 70-2-80/3-95	To maintain regular cleanliness of the office rooms/premises and the community listening workshops.
6. Generator Attendant		Rs. 70-2-80/3-95	To operate gasoline driven portable generating sets. Removing of minor defects of the sets will also be his responsibility. He will also ensure proper oiling and upkeep of the generating sets.

By order,
U. N. SHARMA
Chief Secretary.

HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATION

Simla-2, the 18th August, 1973

No. 11-7.69-H&FP. In exercise of the powers conferred under section 15 of the Himachal Pradesh Vaccination Act, 1968 (Act No. 17 of 1969), the Governor, Himachal Pradesh is pleased to make the following rules:-

1. *Short title.* These rules may be called 'The Himachal Pradesh Vaccination' Rules, 1973.

2. *Vaccination Circle.*—Each local area shall normally be divided into vaccination circles in the following manner:-

- In the case of rural areas a Development Block.
- In the case of urban areas a ward or wards comprising of a population of 40,000 or the whole town if the population is less than 40,000.
- Each circle shall be sub-divided by the Chief Medical Officer into vaccination sub-circles consisting of not more than 10,000 population or sixty villages (which ever is less) in the rural area, and not more than 10,000 population in the urban areas.

(iv) Each circle and sub-circle shall be under the charge of Superintendent Vaccination and Vaccinators respectively.

3. *Vaccination Station.*—Every vaccinator shall, in consultation with the village Headman or Lamberdar of the village or the ward member in the town, select a place (or places) in each village or ward of the town for performing vaccination/inspection and such places

shall ordinarily be used on all occasions for this purpose. A list of places shall be submitted by the Vaccinator to the Deputy Chief Medical Officer (H)/Medical Officer of Health of the district through the Superintendent Vaccination of the area. No change in the place/places shall be made by the Vaccinator/Superintendent, Vaccination without prior approval of the Deputy Chief Medical Officer (H)/Medical Officer of Health and public shall be informed about the change in place/places through the village mark in a conspicuous place near the public vaccination station shall be put up by the Medical Officer of health of the locality.

4. *Time of attendance at the vaccination station and residence of vaccinators.*—(i) Vaccination station shall remain open—

(a) In summer months (16th April to 15th October) from 6.00 A.M. to 11.00 A.M. and from 6.00 P.M. to 7.30 P.M.

(b) In the winter months (16th October to 15th April) from 8.00 A.M. to 1.00 P.M. and from 3.00 P.M. to 4.30 P.M.

(ii) Every vaccinator, in the rural areas shall reside within the vaccination sub-circle to which he is appointed and in the urban areas attend at his vaccination station daily except on Sunday or gazetted holidays during the appointed hours.

5. *Vaccination fees.*—No fee or remuneration shall be accepted by the public vaccinator for any vaccination or revaccination performed at the vaccination station or for any certificate given under the Act.

6. *Visits of the vaccination staff.*—Every vaccinator in the rural areas shall visit at least thrice in a year each

village in his sub-circle to afford adequate protection against smallpox to the people of such sub-circle. He shall visit the village/villages as many times as necessary to complete the vaccination/inspection of the results of vaccination operations done therein. The vaccinator shall inform the village Headman (Lumberdar) well, in advance, about the date of his visit, to the village so that the village Headmen (Lumberdar) should inform the public about the vaccination/inspection.

The Superintendent Vaccination shall check the work of each vaccinator once in a month and the Assistant Unit Officer should check the work of each vaccinator twice a year at least. The Superintendent Vaccination shall also tackle all the refused cases of the preceding months and also take action in accordance with sections 13 and 14 of the Act.

7. Appointment of vaccination staff.—(i) Each Chief District Medical Officer of the District Municipal Committee, N. A. C., S. T. C. and Cantonment Board shall appoint one Superintendent Vaccination for each circle and one vaccinator for each sub-circle.

(ii) Each urban local body or development block with a population of more than 40,000 shall appoint an additional Superintendent Vaccination for even 40,000 population and one vaccinator for every 10,000 population or fraction thereof.

(iii) Every Vaccinator and Superintendent Vaccination shall wear on the breast a distinguishing badge with the work "Public Vaccinator..... (name of Sub-Circle) or Superintendent Vaccination..... (name of circle) as the case may be inscribed on it.

(iv) All the Vaccinators shall wear on this breast a body while on duty as approved by the State Government and they will keep an identity card.

8. Authority competent to regulate the appointment, suspension and dismissal of vaccination staff.—(i) The local authority employing the vaccination staff shall be competent to regulate their appointment and punishment including suspension and dismissal and they shall work under the orders of the Deputy Chief Medical Officer (Health)/Medical Officer of Health of the area.

(ii) The appointment and punishment of the vaccination staff will be subject to the concurrence of the Deputy Chief Medical Officer (Health)/Medical Officer of Health or the Medical Officer of Health of the local bodies.

(iii) The appellate authority will be the Head of Department of the Health and Family Planning or local bodies.

(iv) The pay scale of the vaccination staff will be fixed by the Government from time to time.

9. Qualification of Vaccinators and Superintendent Vaccination.—(i) No person shall be appointed to a post of Vaccinator, unless, he has passed a course of instruction in the technique of vaccination and elementary hygiene approved by the Director of Health Services.

(ii) No person shall be appointed to a post of Superintendent Vaccination unless he has passed the examination prescribed for Sanitary Inspectors to cross the efficiency bar or has 10 years experience as Vaccinator and has also passed Higher Secondary Examination or its equivalent recognised from University/Board.

10. Private Vaccinator.—(i) No person who is not licensed by the State Government shall act as a private vaccinator or shall perform the operation of vaccination on any individual in the State.

(ii) (a) The licensed private practitioner shall perform vaccination work under the orders and subject to the control of the Deputy Chief Medical Officer (H)/Medical Officer of Health of the area concerned.

(b) He must be registered with the Medical Officer of Health/Deputy Chief Medical Officer (H) of the locality.

(c) He must obtain his small-pox vaccine from or through the Medical Officer of Health/Deputy Chief Medical Officer of the locality.

(d) He must periodically submit the list of persons vaccinated by him with their result and vaccine batch No. etc. to the Medical Officer of Health/Deputy Chief Medical Officer (H) on the proforma prescribed by him.

11. Facilities for procuring vaccination at private house and fee payable to the public vaccinator.—Persons desirous of procuring primary vaccination or revaccination of their children or adult members of their families or their relative at their own houses shall intimate this fact to the vaccinator, who shall arrange with the applicant to perform the vaccination at the house, and a minimum fee of Re. 1 shall be payable to the public vaccinator: Provided that if more than four persons or above are vaccinated at the same time he shall not demand a fee of more than Rs. 3.

12. Fee chargeable by the private vaccinator at his place of business and at the house of the person.—Persons licensed by the Government to act as private vaccinators shall in no case demand a fee higher than 0.50 paise (fifty paise only) for a single person vaccinated and not more than three rupees for six or more persons of the same family if the vaccination is done at the place of their business at the same time. They shall not charge a fee of more than rupee one for a single persons vaccinated and rupees three for three or more person of the same family vaccinated at the same time in the same house if vaccination is performed at a place other than the private vaccination station.

13. Nature of small-pox vaccine to be used.—Small-pox vaccine obtained from the Government Vaccine Institute of any State or from the D.G.H.S., New Delhi shall ordinarily be used in the performance of vaccination.

14. The grant and form of certificates as successful vaccination and of unfitness for vaccination.—(i) Whenever it is ascertained that a child has been successfully vaccinated, a certificate if demanded shall be granted by the vaccinator to the parents/guardian of the child in Form I attached to these rules.

(ii) In the same manner whenever it is ascertained that a child is unfit for vaccination or is not susceptible to successful vaccination a certificate in form No. II in the former case and in Form No. III in the latter case (attached to these rules) shall be granted to the parents/guardian of such a child by the Vaccinator and Superintendent Vaccination respectively.

(iii) In every case the grant of certificate will be free of charge.

15. Preparation and keeping of registers by the Medical Officer Health/Deputy Chief Medical Officer (Health).—The Medical Officer Health/Chief Medical (Health) of the area concerned shall cause to be maintained by the A.U.O. a register for each circle showing the vaccinal status and the vaccination index of each villager or ward in the circle and register showing the delivery of certificates.

The preparation of such registers shall be effected from the reports submitted by the vaccination staff or copied out from the registers maintained by them.

16. Registers to be kept by the vaccinators and Superintendent.

Superintendent Vaccination.—Every Superintendent Vaccination and Vaccinator shall keep registers in the Form A, B and C detailed below:—

REGISTER 'A' SHOWING

- (i) Name, parentage, date of birth, caste and residence etc. of each newly born child liable to the vaccinated.
- (ii) Date of operation and number of scars given.
- (iii) Date of inspection after vaccination.
- (iv) Result whether successful or unsuccessful with number of successful scars.
- (v) Date of second operation, if first is unsuccessful.
- (vi) Date of inspection after second operation.
- (vii) Result whether successful or unsuccessful with number of successful scars.
- (viii) Date of third operation if first and second unsuccessful.
- (ix) Date of inspection after third operation.
- (x) Result whether successful or unsuccessful with number of successful scars.

REGISTER 'B' SHOWING

- (i) Name, parentage, date of birth, caste and residence of children from 5-13 years liable to be vaccinated for the first and second time.
- (ii) Date of first revaccination.
- (iii) Result of first revaccination with date of inspection and number of successful scars.
- (iv) Date of second revaccination.
- (v) Result of second revaccination with date of inspection and number of successful scars.

REGISTER 'C' SHOWING

The names with all detailed particulars unprotected emigrant and immigrant children under the age of 13 years and action taken in this regard.

17. *Preparation of vaccination report and return.*—Every Superintendent Vaccination or Vaccinator shall prepare after the end of each month a report on the general result of vaccination operations carried out during the preceding month and shall submit the same through the A.U.O. to the Medical Officer Health/Deputy Chief Medical Officer (Health) of the local area concerned together with return showing:—

- (a) Number of males and females vaccinated during the month;
- (b) Number of primary and revaccination done according the following age groups:—
 - (i) under 1 year;
 - (ii) 1-4 years.
 - (iii) 5-14 years.
 - (iv) 15-29 years.
 - (v) 30 and above.
- (vi) Total all age groups.

C RESULTS

- (i) Number of successful.
- (ii) Number of unsuccessful.
- (iii) Number of unseceptible.
- (iv) Vaccination index of each village or ward in which vaccination was carried out during the month.

18. Besides the reports/registers required to be maintained under rules 15, 17 above, the Medical Officer Health/Chief Medical Officer (Health) and vaccination staff shall maintain other administrative reports/records,

registers etc. under the relevant rules and instructions given by the Deputy Assistant Director of Health Services (Small-pox) Himachal Pradesh on behalf of the Director of Health Services, Himachal Pradesh shall be followed by the vaccination staff.

FORM I

(Referred to in rule 14)

Health and Family Planning Department,.....
District, Himachal Pradesh.

Certificate of successful vaccination

I,.....Superintendent Vaccination/
Vaccinator do hereby certify that.....son/
daughter of.....resident of.....
.....was vaccinated on the.....
(date) and that after due inspection I am satisfied that the
vaccination has been successful.

Dated.....(Signature)

Superintendent Vaccination/
Vaccinator

Name in capital words.....
.....Circle/Sub-Circle.

FORM II

(Referred to in rule 14)

Health and Family Planning Department,.....
District.

Certificate of unfitness for vaccination

I,.....Superintendent Vaccination/
Vaccinator do hereby certify that in my opinion.....
(Name of the child) son /daughter of.....
resident of.....
is in a state unfit for vaccination and that such unfitness
shall continue during the whole/part of the current
vaccination season.

Dated.....(Signature)
Superintendent Vaccination/
Vaccinator.
Name in capital words.....
.....Circle/Sub-Circle.

FORM III

(Referred to in Rule 14)

Health and Family Planning Department,.....
District, Himachal Pradesh.

Certificate of unsusceptibility of successful vaccination

I,.....do hereby certify that
.....son/daughter of.....
resident of.....has been unsuccessful-
ly vaccinated three times and that in my opinion he/she
is unsusceptible to vaccination.

Dated.....(Signature)
Superintendent Vaccination.
Name in capital words.....
Name of Circle.....

By order,
H. S. DUBEY,
Secretary.

HORTICULTURE DEPARTMENT

NOTIFICATIONS

Simla-2, the 6th August, 1973

No. 29-1/72-Hort. (Sectt).—In exercise of the powers conferred by proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to make the following rules in respect of the Himachal Pradesh Horticulture Class III (Executive Section) Service in regard to the following matters, namely:—

- (i) the method of recruitment to the Himachal Pradesh, Horticulture Class-III (Executive Section) Service;
- (ii) the qualifications necessary for appointment to such service and posts ; and
- (iii) the conditions of service of persons appointed to such service and posts for the purposes of probation, confirmation, seniority and promotion.

RECRUITMENT RULES PART-I—GENERAL

1. Short title and Commencement.—(i) These rules may be called the Himachal Pradesh Horticulture Class III (Executive Section) Service (Recruitment, Promotion and certain Conditions of Service) Rules, 1973 (Part-II).

(ii) These rules shall come into force with effect from the date of the publication of this notification in the Official Gazette.

2. Definitions.—In these rules, unless there is anything repugnant in the subject or context,—

- (a) 'appointing authority' means the Director of Horticulture, Himachal Pradesh or any other authority appointed by the Himachal Pradesh Government to perform the duties of the Director of Horticulture in Himachal Pradesh;
- (b) 'college' means any college in India imparting Agricultural Education in Horticulture and affiliated to a recognised University;
- (c) 'Commission' means the Himachal Pradesh Public Service Commission.
- (d) 'Departmental Promotion Committee' means a Committee appointed by the Himachal Pradesh Government to recommend existing officials of the Department of Horticulture for promotion to a higher grade or class or to recommend candidates to post recruitment to which is not to be made on the recommendation of the Commission;
- (e) 'Director' means the Director of Horticulture, Himachal Pradesh, or any other authority appointed to perform the duties of the Director of Horticulture in Himachal Pradesh ;
- (f) 'Direct Recruitment' means appointment made otherwise than by promotion from amongst the members of the service or transfer of an official already in the service of the Central Government or of a State Government or of Administration of a Union territory ;
- (g) 'Government' means the Government of Himachal Pradesh;
- (h) 'Recognised University' means any University incorporated by law in the Union of India or any other University which may be declared by the Central Government to be a recognised University for the purpose of the rules;
- (i) 'Schedule Castes' means the castes races or tribes or parts of or groups within castes

races or tribes, specified in the Constitution (Scheduled Caste) Order 1950, as amended by section 19 (1) read with the 1st Schedule of the State of Himachal Pradesh Act 1970, and as it may further be amended from time to time;

- (j) 'Scheduled Tribes' means the Tribes of Tribal Communities or parts of or groups within Tribes or Tribal Communities specified in the Constitution (Scheduled Tribes) Order, 1950 as amended by section 20 (1) read with 3rd Schedule of the State of Himachal Pradesh Act, 1970 and as it may be amended further from time to time
- (k) 'School' means any school recognised by the Government;
- (l) 'Service' means the Himachal Pradesh Horticulture Class III (Executive Section) Service.

PART II—CONSTITUTION OF THE SERVICE AND GENERAL CONDITIONS FOR APPOINTMENT

3. The service shall consist of such number of posts whether permanent or temporary, of each grade specified in Appendix 'A' as the Government, may from time to time determine. The recruitment/promotion to this service shall be made by the appointment authority, on the recommendation of the Departmental Promotion Committee. The rates of the pay may be changed by the Government from time to time as the Government may order.

4. Nationality, Eligibility and age etc.—(I) A candidate for appointment to any post in the service must be—

- (a) a citizen of India or
- (b) a subject of Sikkim, or
- (c) a subject of Nepal, or
- (d) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India :

Provided that if he/she belongs to category (c) or (d) he/she must be a person in whose favour a certificate of eligibility has been given by the Government of India

Provided further that if he/she belongs to category (d) the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which he/she can be retained in service only if he/she has become a citizen of India,

A candidate in whose case a certificate of eligibility is necessary, may be admitted to an examination or interview and he/she may also provisionally be appointed subject to the necessary certificates being given to him/her by the Government.

(II) Unless he/she is already in Government service must produce—

- (i) a certificate of good moral character from the principal academic officer of his/her university college or school or from the head of the educational or technical institution last attended
- (ii) a certificate of his/her good moral character from a gazetted officer of the Central or a State Government or a Member of Parliament or State Legislature or from some respectable and trust worthy person, who can certify for

personal knowledge the identity of the applicant and the correctness of the particulars furnished by him,

(iii) a medical certificate as required by the service rules applicable to the other services of the State of Himachal Pradesh which are in force or may be adopted by the State Government from time to time,

(iv) a declaration to the effect that he has not more than one living wife—

(a) No person who has more than one wife living or who having a spouse living marries, in case in which such marriage is void by reasons of its taking place during the life time of such spouse, shall be eligible for appointment to service.

(b) No female candidate, who has married a person having already a wife living shall be eligible for appointment.

N.B. Appointment/recruitment of a person to the service shall be subject to his furnishing an affidavit to the effect that he has only one wife living or in the case of a female that she has not married a man having already a living wife:

Provided that the Government may, if satisfied that there are special grounds for doing so exempt any person from the operation of the rule in clause (iv) above, subject to observance of the Government instructions in this behalf.

(III) The minimum and maximum age limits have been shown in the Appendix 'A'

5. *Educational Qualifications and Reservation.*—The educational qualifications and methods of recruitment are indicated in the statement appended as Appendix 'A'.

6. *Reservation.*—Such percentage of posts as may be prescribed by the Government from time to time shall be reserved for scheduled caste/scheduled tribe and Released Emergency Commissioned Officers/Ex-servicemen subject to the minimum qualifications being satisfied by them. A roster shall be maintained for this purpose as required understanding instructions of the Government.

7. *Probation of members of service.*—Members of the service who are appointed against permanent vacancies shall, on appointment to any post in the services, remain on probation for a period of two years.

Explanation. Approved officiating service shall be taken as a period spent on probation but no member, who is officiating in any appointment shall, on the completion of the prescribed probationary period, be confirmed until he/she is appointed against a permanent vacancy.

(ii) of the work or conduct of any member during his/her period of probation is, in the opinion of the appointing authority not satisfactory, the appointing authority may dispense with his services or revert him to his former post if he/she has been recruited otherwise than by direct appointment.

(iii) On the completion of the period of probation of any member the appointing authority may confirm such member in his/her appointment subject to availability of permanent post, or if his/her work or conduct has, in the opinion of the appointing authority, not been satisfactory, may dispense with his services, or revert him to his/her former post, if he/she has been appointed otherwise than by direct recruitment, or may extend the

period of probation and thereafter pass such orders as it could have passed on the expiry of the first period of probation:

Provided always that the total period of probation including extensions, if any, shall not exceed 3 years.

8. *Seniority of members of service.*—(1) Persons appointed in a substantive or officiating capacity to a grade prior to the issue of these rules shall retain the relative seniority already assigned to them or such seniority as may hereafter be assigned to them under the existing orders applicable to their cases and shall be senior to all others in that grade.

(2) *Explanation:*—for the purpose of these rules—

(a) persons who are confirmed retrospectively with effect from the date earlier than the issue of these rules, and

(b) persons appointed on probation to a permanent post substantively vacant in a grade prior to the issue of these rules, shall be considered to be permanent members of the grade.

(3) Subject to the provision of paragraph (4) below, permanent officers of each grade shall be ranked senior to persons who are officiating in that grade.

(4) *Direct recruits.*—Notwithstanding the provisions of rule (3) above, the relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such an appointment on the recommendations of the selecting authority. Persons appointed as a result of an earlier selection shall be senior to those appointed as a result of subsequent selection:

(i) Provided that where persons recruited initially on a temporary basis are confirmed subsequently in an order different from the order of the merit indicated at the time of their appointment, seniority shall follow the order of confirmation and not the original order of merit.

(ii) Provided further that a person who does not join within the prescribed period shall lose his/her seniority according to the selection and shall rank in the seniority list next to the person who joined earlier.

(iii) Provided further that he/she shall not lose his/her seniority, if the fact of his/her joining later was caused by circumstances beyond his/her control and for the reasons to be recorded in writing, the appointing authority is satisfied that this was so.

(5) *Promotees.*—(i) The relative seniority of persons promoted to the various grades shall be determined in the order of their selection for such promotion:

Provided that where persons promoted initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their promotion, seniority shall follow the order of confirmation and not the original order of merit.

(ii) Where promotions to a grade are made from more than one graded, eligible persons shall be arranged in separate lists, in the order of their date of appointment in their respective grades. Thereafter the duly constituted Departmental/Promotion Committee or the other selecting/recommending authority shall select persons for promotion from this list and draw up a merit list which will determine the seniority of persons to the higher grade.

(6) *Relative seniority of direct recruits and promotees.*—The relative seniority of direct recruits and

promotees shall be determined according to the rotation of vacancies reserved for direct recruits and promotees.

(7) *Transfers.*—The relative seniority of persons appointed by transfer to the service from the subordinate offices or the Central Government or other departments of the State Government shall be determined in accordance with the order of their selection for such transfer. In case of officials transferred from other departments etc. the previous services will not count for purposes of seniority.

(8) *Explanatory memorandum.*—Where promotions are made on the basis of selection by a Departmental Promotion Committee or the Commission the seniority of such promotees shall be in order in which they are recommended for such promotion by the Committee or the Commission. Where promotions are made on the basis of seniority subject to the rejection of the unfit the seniority of persons considered fit for promotion at the same time shall be the same as the relative seniority in the lower grade from which they are promoted. Where, however, a person is considered as unfit for promotion and is superseded by a junior, such person shall not, if he is subsequently found suitable and promoted take seniority in the higher grade over the junior persons who had superseded him.

(9) A roster should be maintained based on the reservation for direct recruitment and promotion in the recruitments rules. Appointments should be made in accordance with this roster and seniority determined accordingly.

Illustration.—Where 75% of the vacancies are reserved for promotion and 25% for direct recruitment each direct recruit shall be ranked in seniority below three promotees.

Where the quotas are 50% each, every direct recruit shall be ranked below promotees cease to hold the appointment in the grade, the seniority list shall not be re-arranged merely for the purpose of ensuring the proportion referred to above. If for any reasons a direct recruit or a promotee.

9. *Training and examination etc.*—The members of services, shall have to qualify examinations or to undergo training as may be prescribed by the Government from time to time for any class of posts.

10. *Liability to Transfer.*—Every member of the service shall be liable to transfer anywhere within Himachal Pradesh.

11. *Leave and pension etc.*—In respect of leave, pension and other cognate matters not specifically mentioned in these rules, the members of the service shall be governed by the service rules applicable to the other services of the State of Himachal Pradesh which are in force or as may be adapted by the State Government from time to time unless one has exercised option otherwise.

12. *Other conditions of service—General.*—In all matters not expressly provided for in these rules, the members of the service shall be governed by service rules applicable to the other services of the State of Himachal Pradesh which are in force or as may be adapted by the State Government from time to time, unless one has exercised option otherwise.

13. *Power to relax.*—Where the Government is of the opinion that it is necessary or expedient to do so it may order for reasons to be recorded in writing relax any of the provisions of these rules with respect to any class or category of persons.

14. *Repeal and savings.*—The Himachal Pradesh Agriculture Class III (Executive Section) Recruitment and Promotion Rules, 1962 as amended from time to time, which are still applicable in Horticulture Department and orders issued by the Himachal Pradesh Government on the subject from time to time are hereby repealed partially:

Provided that such repeal shall not affect the previous operations of the rules and orders hereby repealed or anything done or any action taken thereunder.

K. C. PANDEYE,
Secretary.

APPENDIX "A"

RECRUITMENT RULES FOR CLASS III SERVICES/POSTS (EXECUTIVE SECTION) (PART II) IN THE HORTICULTURE DEPARTMENT, HIMACHAL PRADESH

Name of the post	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruit	Educational or other qualifications required for direct recruit.
1	2	3	4	5	6
1. Horticultural Supervisor Horticultural Sub-Inspector.	Class III	Rs. 100-200.	Non-Selection	(i) 18 to 27 years. (ii) The upper age limit relaxable in case of in service candidates as per rules. (iii) Relaxable also by 3-5 years for very deserving candidates. (iv) Upper age limit is also relaxable if otherwise candidates not available.	Matric followed by one years training in basic/vocational agricultural school or mali class pass.

1	2	3	4	5	6
2. Drivers	Class III	Rs. 100-160	Non-Selection	(i) 18 to 27 years. (ii) The upper age limit relaxable in case of in service candidates as per rules. (iii) Relaxable also by 3-5 years for very deserving candidates. (iv) Upper age limit is also relaxable if otherwise candidates not available.	Driving License.
3. Drivers (Truck).	-do-	Rs. 110-180	-do-	-do-	-do-
4. Mechanic	-do-	Rs. 120-250	-do-	-do-	(i) <i>Essential:</i> Matriculate with I.T.I. Diploma in Mechanical/ Electrical Fitter/ Trade. (ii) <i>Desirable:</i> Two years experience of handling Machinery/ Equipment of a Fruit Processing Factory.
5. Assistant Mistry.	-do-	Rs. 100-160	-do-	-do-	Training in Carpentry from a recognised Training Institution.
6. Boiler Attendant.	-do-	-do-	-do-	-do-	(i) <i>Essential:</i> Matric with A Class Boiler certificate. (ii) <i>Desirable:</i> One years experience of Boiler operation and maintenance preferably of electrically operated and oil fired.
7. Demonstrator.	-do-	Rs. 140-300	-do-	-do-	Matric with Science as one of the subjects and training in Preservation from any recognised Institution. One year practical experience in Fruit Processing Laboratory.
8. Laboratory Assistants.	-do-	Rs. 110-200	-do-	-do-	<i>Essential:</i> Matric with science or equivalent. <i>Desirable :</i> Candidate with better qualification/knowledge/ experience of the work.
9. Operator.	-do-	Rs. 120-250.	-do-	-do-	<i>Essential:</i> Matric followed by I.T.I. Diploma Mechanical Fitter (Mechanic). <i>Desirable:</i> (i) Experience in Maintenance, operation of Cine Projector, Audio-Visual equipment.

1	2	3	4	5	6
					(ii) Experience in Electrical wiring/fittings. (iii) Experience in handling of Machinery.
10. Laboratory Attendant.	Class III	Rs. 100-160	Non-Selection	(i) 18 to 27 years. (ii) The upper age limit relaxable in case of in service candidates as per rules. (iii) Relaxable also by 3-5 years for very deserving candidates. (iv) Upper age limit is also relaxable if otherwise candidates not available.	Matric.
11. Field Assistant.	-do-	Rs. 90-140	-do-	-do-	-do-
Name of the post	Whether age or educational qualifications prescribed for the direct recruits will apply in the case of promotees	Method of recruitment, whether direct or by promotion or transfer and percentage of vacancies to be filled by various methods	If a D.P.C. Exists what is its composition		
1.	7	8	9		
1. Horticultural Supervisor. Horticultural Sub-Inspector.	Only educational qualifications will apply.	75% posts by direct recruitment and 25% by promotion from amongst the experienced Head Malis/Malis Beldars who are at least matriculate.	Director of Horticulture as chairman, two Deputy Directors of Horticulture or any other members of the Department of Horticulture to be nominated by Director of Horticulture, Himachal Pradesh as members.		
2. Drivers	N.A.	Direct recruitment on the recommendation of the Selection Committee.	-do-		
3. Drivers (Truck)	N.A.	By promotion amongst the Drivers.	-do-		
4. Mechanic	N.A.	Direct recruitment on the recommendations of the Selection Committee.	-do-		
5. Assistant Mistry.	-do-	-do-	-do-		
6. Boiler Attendant.	-do-	-do-	-do-		
7. Demonstrator.	Yes	50% by promotion from amongst Laboratory Assistants/Attendants & 50% by direct recruitment.	-do-		
8. Laboratory Assistants.	No	75% by direct recruitment and 25% by promotion from amongst the Laboratory Attendants provided they are Middle Pass.	-do-		
9. Operator.	N.A.	Direct.	-do-		
10. Laboratory Attendant.	No.	50% direct and 50% by promotion from amongst Field Assistant, Bee-keeper and Skilled Grafter provided they are Middle pass and a minimum of 5 years experience in the grade with 5%, 15% and 30% respectively.	-do-		

1	7	8	9
11. Field Assistant.	No.	50 % direct and 50% by promotion from amongst the Bee-keeper & Skilled Grafter provided they are Middle Pass and a minimum of 5 years experience as Skilled Grafter or Bee-Keeper. Ratio 20 : 30	Director of Horticulture as chairman, two Deputy Directors of Horticulture or any other members of the Department of Horticulture to be nominated by Director of Horticulture, Himachal Pradesh as members.

A. PRASAD,
Deputy Secretary.

Simla-2, the 6th August, 1973

No. 29-1/72-Hort. (Sectt).—In exercise of the powers conferred by proviso to article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, in consultation with Himachal Pradesh Public Service Commission obtained vide their letter No. PSC-4/71 (S) Part, dated 22-5-1973, is pleased to make the following rules in respect of the Himachal Pradesh Horticulture Class-III (Executive Section) Service in regard to the following matters, namely:

- the method of recruitment to the Himachal Pradesh Horticulture Class-III (Executive Section) Service;
- the qualifications necessary for appointment to such service and post; and
- the conditions of service of persons appointed to such service and posts for the purposes of probation, confirmation, seniority and promotion.

RECRUITMENT RULES

PART-I—GENERAL

1. *Short title and commencement.*—(1) These rules may be called the Himachal Pradesh Horticulture Class-III (Executive Section) Service (Recruitment, Promotion and certain conditions of service), Rules 1973 (Part I.)

(2) These rules shall come into force with effect from the date of publication of this notification in the official Gazette.

2. *Definitions.* In these rules, unless there is any thing repugnant in the subject or context;—

- 'Appointing Authority' means the Director of Horticulture, Himachal Pradesh (or any other authority appointed by the Himachal Pradesh Government to perform the duties of the Director of Horticulture in Himachal Pradesh).
- 'Commission' means Himachal Pradesh Public Service Commission.
- 'College' means any college in India imparting Agriculture Educations in Horticulture and affiliated to a recognised University.
- 'Director' means the Director of Horticulture, Himachal Pradesh, (or any other authority appointed to perform the duties of Director of Horticulture in Himachal Pradesh).
- 'Departmental Promotion Committee' means a committee appointed by the Himachal Pradesh

Government to recommend existing officials of the Department of Horticulture for promotion to a higher grade or class or to recommend candidates for appointments to the posts recruitment to which is not to be made on the recommendations of the Commission.

- 'Direct Recruitment' means appointment made otherwise than by Promotion from amongst the members of the service or transfer of an official already in the service of the Central Government or of a State Government or of Administration of a Union territory.
- 'Government' means the Himachal Pradesh Government.
- 'School' means any school recognised by the Government.
- 'Scheduled Castes' means the Castes, Races or Tribes or parts of or groups within Castes, Races or Tribes specified in the Constitution (Scheduled Castes) Order, 1950, as amended by section 19 (1) read with the First Schedule of the State of Himachal Pradesh Act, 1970 (53 of 1970) and as it may further be amended from time to time.
- 'Scheduled Tribes' means the Tribes or Tribal Communities or parts of or groups within Tribes or Tribal Communities specified in the Constitution (Scheduled Tribes) Order, 1950 as amended by section 20 (1) read with Third Schedule of the State of H.P. Act 1970 and as it may be amended from time to time.
- 'Service' means the Himachal Pradesh Horticulture Class-III (Executive Section) Service.
- 'Recognised University' means any University incorporated by law in the Union of India or any other University which may be declared by the Central Government to be a recognised University for the purpose of the rules.

PART-II—CONSTITUTION OF THE SERVICE AND GENERAL CONDITIONS FOR APPOINTMENT

3. The service shall consist of such number of posts whether permanent or temporary of each grade specified in Appendix 'A' as the Government may, from time to time determine. Recruitment/Promotion to this Service shall be made by the Appointing Authority, on the recommendations of the Commission or Departmental Promotion Committee as the case may be. The rates of pay may be changed by the Government from time to time as the Government may order.

4. (1) *Nationality, Eligibility & Age etc.*—A candidate for appointment to any post in the service must be—

- A citizen of India, or
- A subject of Sikkim, or
- A subject of Nepal, or
- A person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India;

Provided that if he/she belongs to category (c) or (d) he/she must be a person in whose favour a certificate of eligibility has been given by the Government of India:

Provided further that if he/she belongs to category (d) the certificate of eligibility will be valid only for a period of one year from the date of his appointment beyond which he/she can be retained in service only if he/she has become a citizen of India.

A candidate in whose case a certificate of eligibility is necessary may be admitted to an examination or interview and he/she may also provisionally be appointed subject to the necessary certificate being given to him/her by the Government.

(II) Unless he/she is already in Government service must produce—

(i) a certificate of good moral character from Principal Academic Officer of his/her University, College or School or from the head of the educational or technical institution last attended;

(ii) a certificate of his/her good moral character from a Gazetted Officer of the Central or a State Government or a Member of Parliament or State Legislatures or from some respectable and trustworthy person, who can certify from personal knowledge the identity of the applicant and the correctness of the particulars furnished by him;

(iii) a medical certificate as required by the Service Rules applicable to the other services, of the State of Himachal Pradesh which are in force or may be adapted by the State Government from time to time;

(iv) declaration to effect that he has not more than one living wife.

(v) no person who has more than one wife living or who having a spouse living marries in case in which such a marriage is void by reasons of its taking place during the life time to such spouse, shall be eligible for appointment to service;

(b) no female candidate who has married a person having already a wife living shall be eligible for appointment.

N.B.—Appointment/recruitment of a person to the service shall be subject to his furnishing an affidavit to the effect that he has only one wife or in the case of a female that she has not married a man having already a living wife:

Provided that the Government may, if satisfied that there are special grounds for doing so, exempt any person from the operation of the rule in clause (v) above subject to observance of the Government's instructions in this behalf.

(III) The minimum and maximum age limits have been shown in the Appendix 'A'

Educational Qualifications, Method Of Recruitment and Reservations

5. The educational qualifications and methods of recruitments are indicated in the statement appended at Appendix 'A'.

6. *Reservations.*—Such percentage of posts as may be prescribed by the Government from time to time shall be reserved for Scheduled Castes, Scheduled Tribes and Released Emergency Commissioned Officer/Ex-servicemen subject to the minimum qualifications being satisfied by them.

7. *Probation of members of service.*—(i) Members of the service, who are appointed against permanent vacancies shall, on appointment to any post in the service, remain on probation for a period of two years.

Emplanation (i) Approved officiating service shall be taken as a period spent on probation but no member, so is officiating in any appointment shall on the completion of the prescribed Probationary period be conformed until he/she is appointed against a permanent vacancy.

(ii) If the work or conduct of any member during his/her period of probation is in the opinion of the appointing authority not satisfactory, the appointing authority may dispense with his services or revert him/her to former post if he/she has been recruited otherwise than by direct appointment.

(iii) On the completion of the period of probation of any members, the appointing authority may confirm such member in his/her appointment subject to availability of a permanent post or if his/her work or conduct has in the opinion of the appointing authority, not been satisfactory, may dispense with his/her services, or revert him/her to his/her former post, if he/she has been appointed otherwise than by direct recruitment or may extend the period of probation and thereafter pass such orders as it could have passed on the expiry of the first period of probation:

Provided always that the total period of probation including extensions, if any, shall not exceed 3 years.

8. *Seniority of members of service.*—(i) Persons appointed in a substantive or officiating capacity to a grade prior to the issue of these rules shall retain the relative seniority already assigned to them or such seniority as may hereafter be assigned to them under the existing orders applicable to their cases and shall enblock be senior to all others in that grade.

Explanation.—(a) For the purpose of these rules, persons who are confirmed retrospectively with effect from the date earlier than the issue of these rules; and

(b) persons appointed on probation to a permanent post substantively vacant in a grade prior to the issue of these rules, shall be considered to be permanent members of the grade.

(2) Subject to the provisions of paragraph (3) below permanent members of each grade shall be ranked senior to persons who are officiating in that grade.

(3) *Direct recruits.*—Notwithstanding the provisions of paragraph (2) above, the relative seniority of all direct recruits shall be determined by the order of merit in which they are selected for such appointment on the recommendations of the selecting authority, persons appointed as a result of an earlier selection being senior to these appointed as a result of a subsequent selection—

(i) Provided that where persons recruited initially on a temporary basis are confirmed subsequently in an order different from the order of the merit indicated at the time of their appointment, seniority shall follow the order of confirmation and not the original order of merit.

(ii) Provided further that a person who does not join within the prescribed period shall lose his/her seniority according to the selection and shall rank in the seniority list next to that person who joined earlier.

(iii) Provided further that he/she shall not lose his/her seniority, if the fact of his/her joining later was caused by circumstances beyond his/her control and for the reason to be recorded in writing, the appointing authority is satisfied that this was so.

4. *Promotees.* (i) The relative seniority of persons promoted to the various grades shall be determined in the order of their selection for such promotion:

Provided that where persons promoted initially on a temporary basis are confirmed subsequently in an order different from the order of merit indicated at the time of their promotion, seniority shall follow the order of confirmation and not the original order of merit.

(ii) Where promotions to a grade are made from more than one grade, the seniority of all eligible persons shall be arranged in a separate list in the order of their date of appointment in their respective grades. Thereafter the duly constituted Departmental Promotion Committee or the other selecting/recommending authority shall select persons for promotion from this list and draw up a merit list which will determine the seniority of person on promotion to the higher grade.

(5) *Relative seniority of direct recruits and promotees.*—The relative seniority of direct recruits and or promotees shall be determined according to the rotation of vacancies reserved for direct recruits and promotees respectively.

(6) *Transfrees.*—The relative seniority of persons appointed by transfer to the service from the subordinate officers or the central Government or other Departments of the State Government shall be determined in accordance with the order of their selection for such transfer. In case of Officials transferred from other departments etc. the previous services will not count for purposes of seniority.

EXPLANATORY MEMORANDUM

(7) Where promotions are made on the basis of selection by a Departmental Promotion Committee or the Commission the seniority of such promotees shall be in order in which they are recommended for such promotion by the Committee or Commission. Where promotions are made on basis of seniority subject to the rejection of the unfit, the seniority of persons considered fit for promotion at the same time shall be the same as the relative seniority in the lower grade from which they are promoted. Where, however, a person is considered as unfit for promotion and is superseded by a junior, such person shall not, if he is subsequently found suitable and promoted, take seniority in the higher grade over the junior persons who had superseded him.

(8) A roster should be maintained based on the reservation for direct recruitment and promotion in the Recruitment Rules. Appointments should be made in accordance with this roster and seniority determined accordingly.

Illustration.—Where 75% of the vacancies are reserved for promotion and 25% for direct recruitment each direct recruit shall be ranked in seniority below three promotees.

Where the quota are 50 % each every direct recruit shall be ranked below promotee. If for any reasons direct recruit or a promotee cease to hold the appointment in the grade, the seniority list shall, not be rearranged merely for the purpose of ensuring the proportion referred to above.

9. *Training and examination etc.*—The members of service shall have to qualify examinations or to undergo training as may be prescribed by the Government from time to time for any class of posts.

10. *Liability to transfer.*—Every member of the service shall be liable to transfer anywhere within Himachal Pradesh.

11. *Leave and pensions etc.*—In respect of leave, pensions and other cognate matters not specifically mentioned in these rules, the members of the service shall be governed by the service rules, applicable to the other service of the State of Himachal Pradesh which are in force or as may be adapted by the State Government from time to time, unless one has exercised option, otherwise.

12. *Other conditions of service—General.*—In all matters not expressly provided for in these rules the members of the service shall be governed by service rules applicable to other employees of the State of Himachal Pradesh which are in force or as may be adapted by the State Government from time to time, unless one has exercised option, otherwise.

13. *Power to relax.*—Where the Government is of the opinion that it is necessary or expedient to do so it may by order for reasons to be recorded in writing and in consultation with the Himachal Pradesh Public Service Commission relax any of the provisions of these rules with respect to any class or category of persons.

14. *Repeals and savings.*—Partially the Himachal Pradesh Agriculture Class III (Executive Section) Recruitment and Promotions Rules, 1962, as amended from time to time, which are still applicable in the Horticulture Department and orders issued by the Himachal Pradesh Government on the subject from time to time, are hereby repealed:

Provided that such repeal shall not affect the previous operation of the rules and orders hereby repealed or anything done or any action taken thereunder.

K. C. PANDEYA,
Secretary.

APPENDIX 'A'

[REFERRED TO IN RULES 14 (III) and 5]

Recruitment and Promotion Rules for the posts/services of Class-III (Executive section) Government of Himachal Pradesh Horticulture Department

Name of post	No. of Posts	Classification	Scale of Pay	Whether Selection Post or non Selection Post	Age for direct recruit	Minimum Educational & other qualifications required for direct recruit
1	2	3	4	5	6	7
1. Senior Technical Asstt. (Plant Protection).	1	Class-III	Rs. 300-600	Selection	18 years to 27 years	Essential : (i) Degree in Agriculture with Plant Pathology/ Entomology/

1	2	3	4	5	6	7
						<p>Zoology as a major subject or equivalent.</p> <p>(ii) Atleast 3 years' Practical experience of Plant Protection work, preferably in Hills.</p> <p><i>Desirable:</i> M. Sc. (Agr.) in Entomology or Plant Pathology.</p>
2. Horticultural Inspectors.	155	Class III	Rs. 250-450.	Selection	18 years to 27 years.	<p><i>Essential:</i> Degree in Horticulture or Agriculture with Horticulture as a Major Subject or equivalent.</p> <p><i>Desirable:</i> Master's Degree in Horticulture or Associateship of IARI in Horticulture or equivalent.</p>
3. Plant Protection Inspectors.	8.	Class III	Rs. 250-450.	N.A.	-do-	<p><i>Essential:</i> Degree in Agriculture with Plant Pathology/Entomology/Zoology as a major subject or equivalent.</p> <p><i>Desirable:</i> M. Sc. Degree in Agr. with Plant Pathology/Entomology or Associateship of IARI in Plant Pathology or Entomology or equivalent.</p>
4. Bee-keeping Inspectors/Research Assistant. (Bee-Keeping).	8.	--do-	-do-	N.A.	-do-	<p><i>Essential:</i> Degree in Agriculture with Enotmology/Zoology as a major subject or equivalent.</p>

1	2	3	4	5	6	7
						<p><i>Desirable:</i></p> <p>M. Sc. Degree in Agriculture with Entomology or Associateship of IARI in entomology or equivalent.</p>
5. Manager-cum-Chemists.	7	Class III	Rs. 300-600	Selection.	18 years to 27 years.	<p><i>Essential :</i></p> <p>(i) Degree in Agr./Science with Chemistry as a major Subject followed by post-graduate degree or diploma of at least one years' duration in fruit/technology from a recognised University equivalent.</p> <p>OR</p> <p>Degree in Food Technology.</p> <p>(ii) 1 year's practical experience of work in large scale multimodality Fruit & Vegetable processing Factory.</p>
6. Horticultural Inspectors (Marketing).	9	-do-	Rs. 250-450.	N.A.	-do-	<p><i>Essential:</i></p> <p>Master's Degree in Economics or Agricultural Economics or equivalent.</p> <p>Degree in Horticulture or Agri. with Horticulture as 9 major subject or equivalent.</p>

Name of post	Whether age & Educational Qualifications prescribed for direct recruits will apply to promotees	Period of probation if any	Method of Recruitment whether by direct or by promotion/Deputation/transfer and percentages of vacancies to be filled various methods	In case of recruitments by promotion/deputation/transfer grades from which promotion/deputation/transfers to be made	If a D.P.C. exists what is its composition	Circumstances under which H. P. P. Sc. is to be consulted
1	8	9	10	11	12	13
1. Senior technical Asstt. (Plant Protection).	Age: No, Qualifications: Yes.	2 years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority for reasons to be reduced to writing.	50% by promotion 50% by direct recruitments (1st vacancy to be filled by promotion.	Promotion: From amongst Plant Protection Inspectors Beekeeping Inspectors & Research Assistants (Beekeeping) with 2 years regular service in the respective grade. (For the purpose of considering the eligible incumbents of the various posts their names will be arranged in a combined seniority list based upon the date of joining the relevant post on regular basis).	D.P.C. to be presided over by the Chairman of the H. P. P. S. C. or a member thereof to be nominated by him.	As required under the law.
2. Horticultural Inspectors.	No.	-do-	15 % by promotion 85 % by direct recruitment.	(i) By Promotion. 10% from amongst Horticultural Supervisors/Horticultural Sub Inspectors who are:— (a) Matriculates followed by one years training in vocational Agr. School with 15 years regular service in the respective grades.	-do-	-do-

1	8	9	10	11	12	13
				<p>(b) B. Sc. (Agr)/Hort. or equivalent with 2 years regular service in the respective grades.</p> <p>(For the purpose of considering the eligible incumbents of the various posts their names will be arranged in a combined seniority list based upon the date of joining the relevant post on regular basis).</p> <p>(ii) 5% from amongst matriculates Village level workers having at least 15 years regular service in the grade.</p>		
3. Plant Protection Inspector.	N.A.	2 years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority for reasons to be reduced to writing.	By Direct recruitment.	N.A.	N.A.	As required under the law.
4. Bee keeping Inspectors/ Reserach Assistant Bee-Keeping).	N.A.	-do-	-do-	N.A.	N.A.	-do-
5. Manager cum-Chemist.	No.	-do-	50% by promotion 50% by direct recruitment.	<p>Promotion: from amongst Fruit Preservation Asstt. with 2 years regular service in the grade.</p>	DPC to be presided over by the Chairman of the H.P. P.S.C. or a member thereof to be nominated by him.	-do-

1	8	9	10	11	12	13
6. Horticultural Inspectors (Marketing).	N.A.	2 years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority for reasons to be reduced to writing.	By direct recruitment.	N.A.	N.A.	As required under the Law.

- Notes.—1. Upper age limits for direct recruits will not be applicable to candidates already in the service of the Government except in the case of posts to be filled in on the basis of competitive examinations.
2. Upper age limits is relaxable for Scheduled Caste/Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.
3. Age and Qualifications relaxable at the discretion of the Commission in the case of candidates otherwise will qualified.
4. Age limits for direct recruits will be reckoned from the last date fixed for receipt of applications by the Commission.
5. Provisions under Col. 10 and 11 are to be revised by the Government in consultation with the H.P. Public Service Commission as and when the number of posts under Col. 2 are increased or decreased.
6. When the Government is of the opinion that it is necessary or expedient to do so, it may by order for reasons to be recorded in writing in consultation with the H.P. Public Service Commission relax any of the provision of these rules with respect to any class or category of service or person.

Sd/-

Deputy Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Simla-2, the 4th May, 1973

No. 13-3/70-SI.—In exercise of the powers conferred by sub-section (1) of section 15 of the Mines and Minerals (Regulation and Development) Act, 1957 (Act No. 67 of 1957), the Governor, Himachal Pradesh is pleased to amend the Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1971 as under with immediate effect:—

AMENDMENT

The existing Form 'K' as prescribed under rule 33 of the Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1971, be substituted by the revised Form 'K' annexed to this notification.

By order,
P. K. MATTOO,
Secretary.

REVISED FORM 'K'

[See rule 33 of Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1971]

THIS INDENTURE made this.....day of.....19....., between the Governor of Himachal Pradesh through Himachal Pradesh (hereinafter referred to as the 'Government' which expression shall where the context so admits be deemed to include the successors and assignees) of the one part, and

WHEN THE CONTRACTOR IS AN INDIVIDUAL

(Name of the person with address and occupation).... [hereinafter referred to as the contractor(s) which expression shall where the context so admits be deemed to include their respective heirs, executors, administrators and representatives].

WHEN THE CONTRACTOR IS A REGISTERED FIRM (Name and address of the partner) son of.....of..... all carrying on business in partnership under the firm/

name and style of.....
 (name of the firm) registered under the
 Indian Partnership Act, 1932 (9 of 1932) and having
 their registered office at.....
 in the town of.....
 [hereinafter referred to as the contractor(s), which expres-
 sion where the context so admits be deemed to include
 all the said partners their respective heirs, executors,
 legal representatives and permitted assignees].

WHEN THE CONTRACTOR IS A REGISTERED
 COMPANY..... (Name of the company,
 a company registered under.....
 Act under which incorporated) and having its registered
 office at.....
 (Address) [hereinafter referred to as the Contractor(s)
 which expression shall where the context so admits be
 deemed to include its successors and permitted assignees]
 of the other part.

WHEREAS THE bid of Rs.
 (Rupees)
 of the Contractor(s) made at the auction held on.....
 at..... (name of the place) in accordance
 with the Himachal Pradesh Minor Minerals (Concession)
 Revised Rules, 1971 (hereinafter referred to as the said
 rules) for the extraction of.....
 (name of the minor minerals) has been accepted by the
 Government for contract for..... years from
 to..... in
 respect of the lands described in Part I of the Schedule
 hereunder written and has/have deposited with the State
 Government a sum of Rs. (Rupees)
 as security for the due fulfilment
 of the covenants herein contained. The Government
 is empowered to deduct from such security money any
 sum which may be due from the Contractor(s) whether
 in respect of the contract money or other sum payable
 to Government by him hereunder.

If not confiscated under the provisions of this contract
 the security money or such balance thereof as may be
 left after making the deductions above-mentioned will be
 returned to the contractor(s) after the expiry of the term
 of this contract and after the Government have satisfied
 itself that the terms of this contract have been duly and
 faithfully carried out by the contractor(s).

Witnesseth that in consideration of the contract money
 covenants and agreements by and in these presents and
 the Schedule hereunder written reserved and contained
 and on the part of the contractor(s) to be paid, observed
 and performed, the Government hereby grants and demises
 unto the contractor(s).

ALL THOSE the mines, beds/veins, seams of.....
 (hereinafter and in the Schedule
 referred to as 'the said minerals') situated, lying and being
 in or under the lands which are referred to in Part I of
 the said Schedule, together with the liberties, powers and
 privileges to be exercised or enjoyed in connection
 herewith subject to the restriction and conditions as to
 the exercise and enjoyment of such liberties, powers and
 privileges EXCEPT and reserving out of this demise
 unto the Government the liberties, powers and privi-
 leges mentioned in the said rules.

TO HOLD the premises hereby granted and demised
 unto the contractor(s) from the.....
 day of..... 19..... for that
 term of years thence next ensuing YIELDING AND
 PAYING THEREFOR UNTO THE STATE GO-
 VERNMENT THE contract money mentioned in clause
 (1) of Part II of the said Schedule at the respective
 times therein specified subject to the provision

contained in the said part;

AND the contractor(s) hereby covenant(s) with the
 Government and the Government hereby covenants
 with the contractor(s) as is expressed in the said rules.

AND it is hereby MUTUALLY AGREED between
 the parties hereto as in Part III of the said Schedule is
 expressed.

PART I

LOCATION AND DESCRIPTION OF THE AREA OF THE QUARRY/RIVER BED ETC.

All that tract or land situated in village.....
 in Tehsil..... in the District of
 and bearing Khāra
 Nos..... containing an area of.....
 delineated on the plan hereto annexed. (hereinafter
 referred to as the said lands).

PART II

AMOUNT AND MODE OF PAYMENT OF CONTRACT MONEY

1. The contractor(s) shall/will during the subsistence
 of the contract pay to the Government contract money
 mentioned below in respect of.....
 (name of the quarry) given to him/them on contract for a
 period of..... years from
 to.....

No. of instalments	Amount	The date on which instalment to be paid
--------------------	--------	---

COURSE OF ACTION IF CONTRACT MONEY IS NOT PAID IN TIME

2. Should any instalment of contract money due to the
 Government under the terms and conditions of these
 presents be not paid by the Contractor(s) within the
 prescribed time, the same may be recovered on certifi-
 cate of such officer as may be specified by the Government
 by general or special order, in the same manner as the
 arrears of land revenue.

3. The Contractor(s) shall not remove from the quarry
 site nor export the slates/minor minerals extracted from
 the quarry until he has paid the instalment of the con-
 tract money as laid down in clause (1) of this part.

4. (a) The Director of Industries/State Geologist/
 Mining Engineer/District Industries Officer/Assistant
 District Industries Officer/Mining Officer may at his
 discretion extend the period of payment of any particular
 instalment on payment of interest at the rate of Rs. 6½
 per cent per annum.

(b) If the contractor(s) fail(s) to pay any instalment
 of contract money or any part thereof on the due
 date without permission of the competent authority in
 writing, they will be liable after the lapse of 3 days of grace
 at the discretion of the competent authority to pay as
 penalty at Rs. 12½% per annum, which payment
 shall be realised from his security money heretofore
 mentioned and by seizure and detention of his/their
 slates/minor minerals. If such failure extends to 30 days,
 the purchaser shall be liable to lose all claims to the
 slate/minor mineral quarry or slates/minor minerals,
 and to the retention by the District Industries Officer/
 Assistant District Industries Officer/Mining Officer, of
 all money already paid by the purchaser on their behalf

under the terms of the agreement as liquidated damages and the District Industries Officer/Assistant District Industries Officer/Mining Officer, subject to the approval of the competent authority, may cancel the contract.

PART III

GENERAL PROVISIONS

Contract may be determined on breach of rules, Covenants and conditions

(1) If the contractor(s) commits/commit a breach of any of the Himachal Pradesh Minor Minerals (Concession) Revised Rules, 1971, and any of the covenants/conditions of this contract, the Government may determine the contract and forfeit the whole or part of the security deposit provided that the contractor(s) shall be given reasonable opportunity to explain the breach before the contract is determined.

(2) If the contract is cancelled or determined under clause (1) above, the contractor(s) shall remain liable for the contract money due upto the time of such cancellation or sooner determination and the Government may re-auction the said lands and in that case the contractor(s) shall also be liable to pay the deficiency, if any, resulting from such re-auction.

CONTRACTOR(S) TO REMOVE HIS/THEIR PROPERTIES ON THE EXPIRY OF THE CONTRACT

(3) The 'Contractor(s)' having first paid the contract money payable by virtue of these presents, may at the expiration or sooner determination of the said contract take down and remove his/their property etc., such as engines, machinery, plant, buildings, structures and other works, erections and conveniences which may have been created, set up or placed by the Contractor(s) in or upon the said lands and which contractor(s) are not bound to deliver to the State Government and which the State Government does not desire to purchase.

FORFEITURE OF PROPERTY LEFT AFTER EXPIRATION OR SOONER DETERMINATION OF THE CONTRACT

(4) If at the end of the expiry or sooner determination of the said contract, there shall remain in or upon the said lands any engines, machinery, plant, buildings, structures and other works, erections and conveniences or other property the same shall if not removed by the Contractor(s) within one calendar month after notice in writing requiring their removal has been given to the Contractor(s) by the District Industries Officer/Mining Officer be deemed to become the property of the Government and may be sold or disposed of in such manner as the Government shall deem fit without liability to pay any compensation to the contractor(s).

(5) *Notices.*—Every notice by these presents required to be given to the Contractor(s) shall be given in writing to such person resident on the said lands, as the Contractor(s) may appoint for the purpose of receiving such notices and if there shall have been no such appointment, then every such notice shall be sent to the Contractor(s) at the address recorded in this agreement or at such other address in India as the Contractor(s) may from time to time in writing to the Government designate for the receipt of notices and every such service shall be deemed to be proper and valid service upon the Contractor(s) and shall not be questioned or challenged by him/them.

(6) That the Contractor(s) shall provide at the quarry site two first aid boxes containing necessary medicines.

(7) That the Contractor(s) shall make benches on the side of the quarry.

(8) That the Contractor(s) shall work the quarry from to downwards.

(9) That the Contractor(s) shall remove overburden (loose stones) from top and the sides of the quarry in advance.

(10) That the Contractor(s) shall make one meter wide passage to the quarry and shall maintain it in good condition.

(11) That the Contractor(s) shall not employ any person below the age of 18 or any female member in quarry.

(12) That the Contractor(s) shall maintain record of employment of labour, production and use of explosives etc. and such other record, as may be specified by the District Industries Officer/Mining Officer concerned.

(13) That in the event of the cancellation of this indenture under any terms and conditions of this contract, the Government hereby expressly reserves the right of re-auction of the quarry and the loss, if any occasioned by the re-auction shall be borne by the Contractor(s) which loss may be recovered as damage by due process of law. In the event of the re-auction resulting in profit, the profit shall accrue to the Government and the Contractor(s) shall have no right whatsoever the profit may be.

(14) That the Contractor(s) holds/hold himself/themselves responsible for due observance, by himself or by his agents and servants of the terms and conditions of this indenture.

(15) That in the event of a breach of any of the terms or conditions of this contract by the Contractor(s) or servants, the Contractor(s) in all these cases for which a special penalty or compensation has not been provided for, shall be liable to pay a penalty which may extend to fifty rupees for each such breach at the discretion of the District Industries Officer/Mining Officer.

(16) That the Contractor(s) will not be allowed to remove from the quarry sites nor export the slate/minor minerals extracted from the quarry until he has paid the contract money in time as laid down in clause (1) of Part II of this agreement.

(17) That it is further agreed that this indenture is for the performance of acts in which the public are interested within the meaning of section 74 of the Indian Contract Act, 1872.

TO ALLOW ENTRY TO CENTRAL GOVERNMENT AND STATE GOVERNMENT OFFICERS FOR INSPECTION ETC.

(18) The Contractor(s) shall at all reasonable times allow the Director of Industries, Himachal Pradesh and any other officer, authorised by the Central Government or by the Himachal Pradesh Government in that behalf to inspect the said lands and the buildings and plant erected thereon and the Contractor(s) shall assist such person(s) in conducting the inspection and afford them all information they may reasonably require, and shall conform to and observe all orders which the Central and the Himachal Pradesh Government as the result of such inspection or otherwise, may from time to time pass.

ASSIGN, SUBLET OR TRANSFER OF THE CONTRACT

(19) The Contractor(s) shall not assign, sublet or transfer the contract to any person without obtaining prior permission in writing from the Government.

FENCING OF WORKING PLACE

(20) If the working place is found to be unsafe all persons shall be withdrawn by the Contractor(s) immediately from the dangerous area and all access to such working place except for the purpose of removing the danger or saving life shall be prevented by securely fencing the full width of all entrances to the place, at his/their own cost. The Contractor(s) and not the Government shall be liable to pay any compensation to the labour employed by the Contractor on contracted works under the Workman's Compensation Act, 1923.

TO KEEP GOVERNMENT INDEMNIFIED FROM THIRD PARTY CLAIMS

(21) The Contractor(s) shall keep the Government indemnified from any third party claim and shall settle such claim at his/their own accord.

PAYMENT OF COMPENSATION TO LANDOWNERS

(22) The Contractor(s) shall pay compensation of damage to the owner of the land where from the minor mineral will be extracted/quarried, at the rate fixed by the Collector under the Land Acquisition Act, 1894.

FELLING OF TREES

(23) The Contractor(s) shall not fell or cut any tree, standing on the land wherein the quarry is located without obtaining prior permission in writing from the Collector of the District or the Divisional Forest Officer concerned in respect of the forest areas, as the case may be and paying it, price fixed by him.

NOT TO CARRY ON SURFACE OPERATIONS IN PROHIBITED AREAS

(24) The Contractor(s) shall not carry on surface operations in any area, prohibited by any authority, without obtaining prior permission in writing from the concerned authority.

NOT TO ENTER AND WORK IN RESERVED AND PROTECTED FOREST AREAS

(25) The contractor(s) shall not enter and work in any reserved or protected forest without obtaining prior permission in writing from the Chief Conservator of Forests, Himachal Pradesh, or any other officer authorised by him in this behalf.

APPLICATION OF ALL RULES AND REGULATIONS TO THIS CONTRACT

(26) This contract is subject to all rules and regulations which may from time to time be issued by the Government regulating the work of quarries and other matters affecting the safety, health and convenience of the Contractor(s), employees or of the public, whether under the Indian Mines Act or otherwise.

TO REPORT ACCIDENT

(27) The Contractor(s) shall without delay send to the Collector concerned and the District Industries Officer/Mining Officer a report of any accident, causing loss of life or serious bodily injuries or seriously affecting or endangering life or property which may at any time occur at or in the said lands in the course of operation under this contract.

TO SUBMIT REPORTS AND RETURNS

(28) The Contractor(s) shall furnish such reports and returns relating to output, labourers employed and other matters as the Government may prescribe.

PENALTY FOR DEFAULT

(29) In case of default in the due observance of the terms and conditions of the contract or in the payment of the contract money on the due date, the contract may be terminated by the Government or by any officer authorised by the Government in this behalf by giving one month's notice, with forfeiture of security deposit as also the instalment, paid in advance, if any.

TERMINATION OF THE CONTRACT BY STATE GOVERNMENT IN PUBLIC INTEREST

(30) The contract may be terminated by the Government if considered by it to be in the public interest by giving one month's notice:

Provided that in the state of National emergency or war the contract may be terminated without giving such notice.

SECURITY DEPOSIT

(31) The security deposited by the Contractor(s) shall be in the shape of Fixed Deposit Receipt duly pledged in the name of a competent authority.

DELIVERY OF THE POSSESSION OF THE QUARRY IN WORKABLE CONDITION

(32) The Contractor(s) shall deliver the possession of the quarry to the District Industries Officer/Mining Officer in a workable condition. In case he/they fill it with debris the debris shall be cleared at the cost of the Contractor(s) and the amount so spent, shall be deducted from his/their security deposit.

TO ALLOW FACILITIES TO THE CONTRACTORS ETC.

(33) The Contractor(s) shall allow existing and further Contractors/mining lease holders/permit holders of any land which is comprised in or adjoins or is reached by the land, held by the Contractor(s), reasonable facilities for access thereto.

STATE GOVERNMENT NOT RESPONSIBLE FOR LOSS TO THE CONTRACTOR(S)

(34) The Government shall not be responsible for any kind of loss to the Contractor(s).

RESTRICTIONS ON TRANSPORT OF THE SLATES/OTHER MINOR MINERALS

(35) The export of slates/minor minerals shall be subject to such rules as the Himachal Pradesh Government

may issue from time to time under the Himachal Pradesh Minor Mineral (Concession) Revised Rules, 1971 and in their absence under such instructions as the District Industries Officer/Mining Officer concerned may issue from time to time.

STAMP DUTY AND REGISTRATION CHARGES

(36) The stamp duty or registration charges, if any, on this indenture shall be borne by the Government
IN WITNESS WHEREOF, Shri.....son of
.....caste.....
of village.....Tehsil.....
.....District.....
Himachal Pradesh (Contractor) AND.....
to the Himachal Pradesh Government for and on behalf
of the Governor of Himachal Pradesh have signed these
presents in token of acceptance of terms thereof on the
day and the year first written above.

(When the Contractor is a registered firm)
In WITNESS WHEREOF Shri.....son of
.....caste.....
village.....Tehsil.....
.....District.....
a partner of, and acting for and on behalf of the firm
carrying on business in partnership under the firm and
style of.....
(Name of firm) registered under the Indian Partnership
Act, 1932, AND.....to
the Himachal Pradesh Government.....
.....Department for and on behalf of the
Governor of Himachal Pradesh and acting under his
authority, have signed these presents, in token of

acceptance of terms thereof on the day and the year
written above.

(When the Contractor is a registered company)

In WITNESS WHEREOF Shri.....son of
caste.....village.....
.....Tehsil.....
District for and on behalf of the Company registered
under the name and style of.....
and duly authorised in this behalf or under the statute
incorporating the said Company, and.....
.....to the Himachal Pradesh Government
.....Department, acting for and on
behalf of the Governor of Himachal Pradesh, have
signed these presents in token of terms thereof on the
day and the year first written above.

Signed by.....

For and on behalf of the
Governor of Himachal
Pradesh.

(Contractor)
For and on behalf of the

Address.....

(Name of the Firm or
Company)

Witness (1).....Address.....

Address.....

Witness (2).....

Address.....

PUBLIC WORKS "A" DEPARTMENT

NOTIFICATION

Simla-2, the 9th August, 1973

No. 1-50/69-PWD.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other Powers enabling him in this behalf the Governor, Himachal Pradesh in consultation with the Himachal Pradesh Public Service Commission is pleased to frame the Recruitment and Promotion Rules in respect of the posts of Assistant Engineers (Mechanical), Himachal Pradesh Public Works Department as given in the attached ANNEXURE I.

These Rules shall come in force from the date of issue of this notification.

Commissioner and Secretary.

ANNEXURE I

RECRUITMENT AND PROMOTION RULES FOR THE POSTS OF ASSISTANT ENGINEERS (MECHANICAL) IN THE PUBLIC WORKS DEPARTMENT, HIMACHAL PRADESH

1. Name of the post.
2. Number of posts.
3. Classification.
4. Scale of Pay.
5. Whether selection post or non selection post.
6. Age limit for direct recruits.
7. Minimum educational and other qualifications for direct recruits.
8. Whether age and educational qualifications prescribed for direct recruits will apply in the case of promotion.
9. Period of Probation, if any.

Assistant Engineer (Mechanical).

10.

Class-II (Gazetted).

Rs. 400-30-700/40-1100.

Selection.

Between 20 to 27 years.

Essential (i) Degree in Mechanical Engineering or equivalent of a recognised University.

(ii) experience of working in Hill Areas.

No.

Two years, subject to such further extension for a period not exceeding one year as may be ordered by the competent authority for reasons to be recorded in writing.

10. Method of recruitment, whether by direct rectt. or by promotion/deputation/transfer and percentage of vacancies to be filled by various methods.
11. In case of rectt. by promotion/deputation/transfer grades from which promotion/deputation/transfer to be made.
12. If a D.P.C. exists, what is its composition.
13. Circumstances in which PSC is to be consulted.
14. Savings Clause.
- (i) By Promotion 50%
- (ii) By direct recruitment 50%.
- Promotion from amongst Sectional Officers having seven years regular Service and unqualified, Sectional Officers with 15 years regular service in the grade.
- D.P.C. to be presided over by the Chairman of the H.P. P. S. C. or a Member thereof to be nominated by him. As required under the Law.
- (i) All *ad hoc* appointees upto 27-11-1972 shall be appointed regularly subject to their being found suitable by the H.P. Public Services Commission.
- (ii) Graduates in Engineering shall be recruited directly as Assistant Engineers in future and not as Junior Engineers unless a Degree Holder voluntarily applies for the post of Sectional Officer and in selected for the same. His future promotion will be made strictly on the basis of his seniority in the grade of Sectional Officer.

- NOTES.**—1. Upper age limits for direct recruits will not be applicable to candidates already in the Service of the Govt.
2. Upper age limit is relaxable for Scheduled Castes/Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the H.P. Govt.
3. Age and qualifications relaxable at the discretion of the Commission in the case of candidates otherwise well qualified.
4. Provisions of col. No. 10 and 11 are to be revised by the Govt. in consultation with the Himachal Pradesh Public Service Commission as and when the number of posts under col. No. 2 are increased or decreased.
5. Age limits for direct recruits will be reckoned from the last date fixed for receipt of applications by the Commission.
6. When the Govt. is of the opinion that it is necessary or expedient to do so, it may be order for reasons to be recorded in writing and in consultation with the Himachal Pradesh Public Service Commission, relax any of the provisions of these rules with respect to any class or category of person.
7. Selection for appointment to these posts shall be made on the basis of *viva-Voce* test preceded, if the Commission so considers necessary or expedient, by a written test, the standard syllabus etc., of which will be determined by the Commission.

B. D. SHAUNAK,
Under Secretary.

CORRIGENDUM

Simla-2, the 25th August, 1973

No. 1-50/69-PWD. —The "Notes" from 1 to 5 and 7 after the saving clause in Annexure-1 of the Recruitment and Promotion Rules for the post of Assistant Engineer (Mechanical) in the P.W.D., Himachal Pradesh issued vide notification No. 1-50/69-PW-A, dated the 9th August, 1973, shall stand *deleted*. Note No. 6 shall be numbered now as note 1.

H. S. DUBEY,
Commissioner and Secretary.

OFFICE OF THE COMMISSIONER TRANSPORT
AND TOURISM, HIMACHAL PRADESH SIMLA-1

OFFICE ORDER

Simla-1, the 23rd August, 1973

No. GM-9-352/57.—In exercise of the powers vested

in me under Rule 1.26 of the Himachal Pradesh Financial Rules, 1971, Vol., I hereby declare Shri Ram Lal Gupta, Assistant Manager, Himachal Government Transport, Simla Region as Head of Office and Drawing and Disbursing Officer for Himachal Government Transport, Simla under Major Head "57—Road and Water Transport Schemes A-2—Operation-Non-Plan" during leave vacancy of Shri Lila Vilas, Regional Manager, Himachal Government Transport, Simla.

2. Shri Ram Lal Gupta, Assistant Manager, Himachal Government Transport, Simla is also declared as Controlling Officer under S. R. 191 for the purpose of T. A., etc. in respect of staff of Himachal Government Transport Simla Region during the leave vacancy of Shri Lila Vilas, Regional Manager.

By order,
S. K. ALOK,
Commissioner.

भाग 4—स्थानीय स्वायत्त शासन: म्यूनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग

कार्यालय जिलाधीश, मण्डी जिला, मण्डी

अधिसूचना

मण्डी, 10 अगस्त, 1973

पृष्ठांकन संख्या 5292-5306.—उन शक्तियों के अन्तर्गत जो हिमाचल प्रदेश पंचायती राज विभाग की अधिसूचना संख्या 36-64/72-पंच दिनांक 2 मई, 1972, में मुझे प्रत्यायोजित की गई है, के अन्तर्गत में आर० के० आनन्द, जिलाधीश मण्डी, जिला मण्डी, हिमाचल प्रदेश पंचायती राज अधिनियम, 1968 की धारा 9(1) जो नियम 19 के साथ पढ़ा जाता है के अनुसार जिला मण्डी की निम्न ग्राम सभा क्षेत्र की कार्य कारिणी (ग्राम पंचायत) के पंचों की संख्या का निर्धारण निम्न प्रकार से करता हूँ:—

क्रमसंख्या	नाम तहसील	नाम विकास खण्ड	ग्राम सभा का नाम	पंचों की संख्या
1	सुन्दरनागर	सुन्दरनगर	कांगू	15
2	सदर मण्डी	सदर	पण्डोह	13

आर० के० आनन्द,
जिलाधीश मण्डी।

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

In the Court of Shri A. L. Vaidya, Senior Sub-Judge
Kangra at Dharamsala, Himachal Pradesh

CIVIL SUIT No. 19/71

The Punjab Wakf Board Ambala

Plaintiff.

Versus

Shri Diwan Singh Defendant.
Shri Diwan Singh son of Shri Nihal Singh, Gurdwara Road, Dharamsala, District Kangra, Himachal Pradesh Defendant.

Whereas the plaintiff has filed a suit for possession in this court against the defendant. In this behalf notices/summons have been issued against the defendant several times, but he is evading the service or has concealed himself. It has been proved to the satisfaction of this court that the above named defendant cannot be served through ordinary way, hence this proclamation under order 5, rule 20, C.P.C. is issued against him that he should appear in this court on 19-10-1973 at 10 A.M. personally or through advocate, otherwise *ex-parte* proceedings shall be taken against him.

Given under my signature and the seal of the court on 27-8-1973.

Seal.

A. L. VAIDYA,
Senior Sub-Judge.

In the Court of Senior Sub-Judge Kangra at Dharamsala

CIVIL SUIT No. 348/70

Jagat Ram

Plaintiff.

Versus

Shibditta etc.

Defendants.

Mehar Singh son of Tida Ram Ghirth of Chari, Tehsil and District Kangra, Himachal Pradesh Defendant No. 3.

Whereas the plaintiff has filed a suit for recovery of Rs. 1,000 in this court on 26-12-1970. In this behalf summons to the above named defendant were issued several times, but he is evading the service or has concealed himself. It has been proved to the satisfaction of this court that the said person cannot be served through ordinary way, hence this proclamation under order 5, rule 20, C.P.C. is issued against him that he should appear in this court on 20-10-1973 at 10 A.M. personally or through advocate failing which *ex-parte* proceedings shall be taken against him.

Given under my signature and the seal of the court on 27-8-1973.

Seal.

A. L. VAIDYA,
Senior Sub-Judge.

STATE BANK OF PATIALA
HEAD OFFICE, THE MALL, PATIALA
NOTICE

Patiala, the 1st August, 1973

No. S.B.O.P. 36. The following transfers and changes in the postings of Bank's Supervising Staff are hereby notified:

1. Shri J. S. Sidhu, Officer Grade II held charge of Chail Branch from 26-5-1973 (A.N.) to 1-6-1973 (F.N.).
2. Shri R. K. Goyal, Officer Grade II held charge of Baroti Branch from 26-5-1973 (A.N.) to 29-5-1973 (A.N.).

S. D. GANDA,
General Manager.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

FOREST DEPARTMENT
NOTIFICATION

Simla-2, the 9th July, 1973

No. 6-8/73-SF.—The notification No. 11014/5/72-FRY/WLF, dated 9th April, 1973 issued by the Government of India, Ministry of Agriculture in exercise of the powers conferred by clause (b) of sub-section (1) of section 63 of the Wild Life (Protection) Act, 1972 (53 of 1972) as published in the Gazette of India Part II sub-section (i) of section 3—Extraordinary, is hereby republished in the Rajpatra, Himachal Pradesh for the general information of the public:—

By order,
P. K. MATTOO,
Secretary.

MINISTRY OF AGRICULTURE.
(Department of Agriculture)
NOTIFICATION

New Delhi, the 9th April, 1973

G.S.R. 198(E).—In exercise of the powers conferred by clause (b) of sub-section (1) of section 63 of the Wild Life (Protection) Act, 1972 (53 of 1972), the Central Government hereby makes the following rules, namely:—

1. **Short title, extent and commencement:** (1) These rules may be called the Wild Life (Transactions and Taxidermy) Rules, 1973.
- (2) They extend to the whole of the States of Bihar, Gujarat Haryana, Himachal Pradesh, Madhya Pradesh & Uttar Pradesh.
- (3) They shall come into force on the 9-4-1973.
2. **Definition.**—In the rules, unless the context otherwise requires,—
 - (a) "act" means the Wild Life (Protection) Act, 1972 (53 of 1972);
 - (b) "form" means a form appended to these rules;
 - (c) "licensee" means a licensee under Chapter V of the act,
 - (d) "officer" means the Chief Wild Life Warden or any other Officer which the state Government may, for the purposes of these rules, by notification in the Official Gazette, appoint;
 - (e) "specified animal" means any animal which is specified in Schedule I, or Part II of Schedule II, to the act and which is—
 - (i) captured or kept or bred in captivity, or
 - (ii) found wild in nature.
3. **Acquiring, receiving or keeping specified animal, etc. in control custody or possession or put under process of taxidermy or make article etc.**—(1) No Licensee shall—
 - (i) acquire receive, keep in his control, custody or

3. Shri R. J. Mittal, Officer Grade II officiated as Manager, Daulatpur Branch from 12-5-1973 (A.N.) to 28-5-1973 (A.N.) *vice* Shri Tarlochan Singh, Officer Grade I.
4. Shri K. K. Mehta, Officer Grade I held charge of Kasauli Branch from 9-6-1973 (A.N.) to 15-6-1973 (F.N.).
5. Shri R. K. Goyal, Officer Grade II held charge of Kunihar Branch from 9-6-1973 (A.N.) to 12-6-1973 (A.N.).

possession any specified animal or any animal article trophy uncured trophy or meat derived therefrom, or

- (ii) put under a process of taxidermy or make an article containing part or whole of such animal, except with the previous permission of the Officer.

(2) Every application for such permission shall be made in Form I.

(3) On receipt of an application made under sub-rule (2), the Officer, may, after making such inquiry as he may think fit and within a period of 15 days from the date of receipt of the application, either grant or refuse to grant the permission:

Provided that no such permission shall be granted unless the Officer is satisfied that the specified animal or animal article, trophy, uncured trophy or meat, referred to in sub-rule (1), has been lawfully acquired.

(4) Where the Officer refuses to grant the permission, he shall record the reasons for so doing and a copy of the reasons so recorded shall be communicated to the licensee applying for the permission.

(5) Every permission granted under sub-rule (3) shall be in Form II.

4. **Submission of report of stocks.**—(1) Every licensee to whom permission has been granted under, sub-rule (3) of rule 3 shall submit, to the Officer who had granted the said permission, report regarding the stocks of specified animal or animal article, trophy, uncured trophy or meat, referred to in sub-rule (1) of rule 3, in Form III within a period of seven days of the acquisition, receipt or keeping of the same in his control, custody or possession.

(2) The Officer, after receiving such report may arrange to affix identification marks on such stocks.

5. **Sale of specified animal, etc.**—(1) No Licensed dealer shall sell or offer for the sale any specified animal or any article, trophy or uncured trophy derived therefrom, except to a person authorised to purchase by a permission granted by the Officer and where the sale is effected the purchaser shall surrender the permission to the licensed dealer.

(2) Every application for permission to purchase shall be made in Form IV.

(3) On receipt of an application made under sub-rule (2), the Officer may, after making such inquiry as he may, think fit and within a period of ten days from the date of receipt of the application, either grant or refuse to grant the permission.

(4) Where the Officer refuses to grant the permission, he shall record the reasons for so doing and a copy of the reasons so recorded shall be communicated to the person applying for the permission.

(5) Every permission granted under sub-rule (3) shall be in Form V.

(6) Every permission granted under sub-rule (3) shall be valid up to a period of one month from the date of issue of the same.

(7) Every licensed dealer, at the time of each sale, issue a voucher in relation to the specified animal or animal article, trophy or uncured trophy, referred to in sub-rule (1), to the person authorised to purchase.

(8) Each voucher shall contain the following particulars, namely:—

- (a) Date of issue of voucher;
- (b) The amount of price realised or to be realised;
- (c) Name and address of the Licensed dealer issuing the voucher;
- (d) Name and address of the person to whom the voucher is issued;
- (e) Permission number of the person authorised to purchase;
- (f) Description of the specified animal/animal article/trophy/uncured trophy derived therefrom and number;
- (g) Whether such specified animal/animal article/trophy/uncured trophy was/were required to be declared under section 44 of the Wild Life (Protection) Act 1972 (53 of 1972) and if so, whether it/they has/have been declared;
- (h) Signature of the licensed dealer issuing the voucher;
- (i) Signature of the person to whom the voucher is issued.

6. *Taxidermy or making animal article.*—(1) Every licensed taxidermist or licensed manufacturer shall at the time of returning the trophy or animal article, issue a voucher to the owner of the said trophy or animal article.

(2) Each voucher shall contain the following particulars namely:—

- (a) Date of issue of Voucher;
- (b) Charges realised or to be realised;
- (c) Name and address of the licensed taxidermist/manufacturer issuing the Voucher;
- (d) Name and address of the person to whom the voucher is issued;
- (e) Description of the trophy/animal article and number;
- (f) Whether uncured trophy/trophy/animal article was required to be declared under section 40, or section 44, of the Wild Life (Protection) Act, 1972 (53 of 1972) and if so, whether it/they has/have been declared;
- (g) Signature of the licensed taxidermist/manufacturer issuing the voucher.

7. *Maintenance of voucher.*—(1) The voucher referred to in rule 5 or rule 6 shall be in triplicate and serially numbered.

(2) The duplicate and the triplicate copy of the voucher shall be retained by the licensed dealer, licensed taxidermist or licensed manufacturer and the original copy of the voucher shall be given to the person referred to in sub-rule (7) of rule or sub-rule (5) of rule 6.

(3) Every book containing blank voucher shall be presented to the Officer for affixing his initials or stamps on such book before it is brought into use.

(4) (a) Every licensed dealer, licensed taxidermist or licensed manufacturer shall send, in monthly batches not later than seventh day of every month, the duplicate copies of vouchers retained by him to the Officer.

(b) Every permission surrendered to a licensed dealer at the time of sale shall also

be enclosed along with the duplicate copies aforesaid.

8. *Transport of specified animal, etc.*—(1) No licensee shall transport from one place to another within the State any specified animal, animal article, trophy or uncured trophy derived therefrom except with the previous permission of the Officer.

(2) Every application for such permission shall be made in Form VI.

(3) On receipt of an application made under sub-rule (2), the Officer may, after making such inquiry as he may think fit and within a period of seven days from the date of receipt of the application either grant or refuse to grant the permissions:

Provided that no such permission shall be granted unless the Officer is satisfied that the specified animal or animal article, trophy or uncured trophy, referred to in sub-rule (1), has been lawfully acquired.

(4) Where the Officer refuses to grant the permission, he shall record the reasons for so doing and a copy of the reasons so recorded shall be communicated to the licensee applying for the permission.

(5) Every permission granted under sub-rule (3) shall be in Form VII.

9. *Appeal.*—(1) Any licensee or a person aggrieved by an order made by the Chief Wild Life Warden or any other Officer granting the permission under sub-rule (3) of rule 3, sub-rule (3) of rule 5 or sub-rule (3) of rule 8, may prefer an appeal.—

- (i) if the order is made by an Officer other than the Chief Wild Life Warden, to the Chief Wild Life Warden, or
- (ii) if the order is made by the Chief Wild Life Warden to the State Government.

(2) In the case of an order passed in appeal by the Chief Wild Life Warden under clause (i) of sub-rule (1), a second appeal shall lie to the State Government.

(3) No appeal shall be entertained unless it is preferred within fifteen days from the date of the communication to the applicant of the order appealed against:

Provided that the appellate authority may admit any appeal after the expiry of the period aforesaid, if it is satisfied that the appellant had sufficient cause for not preparing the appeal in time.

FORM I

[See sub-rule (2) of rule 3]

Application for permission to acquire, receive, keep animal, animal article etc. or put under process of taxidermy or make animal article.

To .

The.....

Sir,

I,....., residing at.....
Taluk..... District.....
and holding licence No.....
granted under section 44 (4) of the Wild Life (Protection) Act, 1972 (53 of 1972), request that I may be granted permission to acquire/receive/keep in my control/custody/possession specified animal/an animal article trophy/uncured trophy/meat derived from specified animal and or put under process of taxidermy/make animal article containing part/whole of such animal.

2. I furnish below the particulars in relation to such

specified animal/animal article trophy/uncured trophy meat:—

- (1) Species of animal.
- (2) Number.
- (3) Description (including sex, if possible).
- (4) Source from which to be obtained,
 - (i) Address and Licence Number, if any.
 - (ii) Whether declaration made/permission/licence obtained under sections 40, 43, or 44, of the Wild Life (Protection) Act, 1972 and if so, the particulars:
- (5) Particulars of certificate of ownership.
- (6) Identification make, if any.
- (7) Premises in which intended to be kept.
- (8) Purpose for which to be acquired/received/kept in control/custody/possession.
- (9) If to be put under process of taxidermy or to make animal articles—
 - (a) Number of the trophies/articles to be made.
 - (b) Description of such trophies/articles.
 - (c) To whom they will be returned.
 - (d) Probable date within which they will be so returned.

3. I hereby declare that to the best of my knowledge and belief the information furnished herein is true and complete.

Signature of the applicant.

Strike out whichever is not applicable.

FORM II

[See sub-rule (5) of rule 5]

Permission to acquire, receive, keep in control, custody or possession specified animal or animal article etc. or put under process of taxidermy or make animal article

Shri.....
holding licence No., granted under section 44 (4) of the Wild Life (Protection) Act, 1972 (53 of 1972), is hereby permitted to acquire, to keep under his control/custody/possessing specified animal/animal article/trophy/uncured trophy/meat derived from specified animal, of the following description, or put under process of taxidermy or make animal article containing part or whole of such animal:

- (1) Species of animal.
- (2) Description (including sex, if given in the application).
- (3) Number.
- (4) Source from which to be obtained.
- (5) Licence/Permission Number of the source from which to be obtained.
- (6) Particulars of certificate of ownership.
- (7) Identification mark, if any.
- (8) Premises in which to be kept.
- (9) Purpose for which permitted to acquire/receive/keep in control/custody/possession.
- (10) If permitted to put under process of taxidermy or to make animal article,—
 - (a) Number of the trophies or articles to be made.
 - (b) Description of such trophies or articles.
 - (c) To whom they should be returned.

(d) Probable date within which they would be returned.

Issue by me this.....
day of

Signature of
Designation

Seal:

Place:

Date:

Strike out whichever is not applicable.

FORM III

[See sub-rule (1) of rule 4]

Report of stocks

To

The.....

1. Full name, address and licence Number of the licensee.
2. Stock held on the date of report in specified animals—
 - (a) Species and sex.
 - (b) Number.
 - (c) Adult or Juvenile.
 - (d) Premises where kept.
3. Stock held on the date of report in animal articles—
 - (a) Description, including species of animal from which derived.
 - (b) Number.
 - (c) Dimension or weight.
 - (d) Premises where kept.
4. Stock held on the date of report in trophies—
 - (a) Description, including species of animal from which derived.
 - (b) Number.
 - (c) Dimension or weight.
 - (d) Premises where kept.
5. Stock held on the date of report in uncured trophies—
 - (a) Description, including species of animal from derived.
 - (b) Number.
 - (c) Dimension or weight.
 - (d) Premises where kept.
6. Remarks, if any.

I do hereby declare that the information given above is true to the best of my knowledge and belief.

Signature of the person making Declaration.

Place:

Date:

Strike out whichever is no applicable.

FORM IV

[See sub-rule (2) or rule 5]

Application for permission to purchase specified animal etc.

To

The.....

Sir,

I/We..... residing at..... Taluk.....

District.....request that I/We may be granted permission to purchase specified animal/animal article/trophy/uncured trophy derived from specified animal of the following description, from a licensee:—

(1) Number and description of—

- (a) specified animal,
- (b) animal article,
- (c) trophy,
- (d) uncured trophy.

(2) Purpose for which the purchase is to be made.

3. I/We hereby declare that to the best of my/our knowledge and belief the information furnished herein is true and complete.

Signature of the applicant(s).

Place :

Date :

Strike out whichever is not applicable.

FORM V

[See sub-rule (5) of rule 5]

Permission to purchase specified animal, etc.

S/Shri of is/are hereby permitted to purchase specified animal/animal article/trophy/uncured trophy derived from specified animal of the following description from for the purpose of.....

..... Number and description of—

- (a) specified animal,
- (b) animal article,
- (c) trophy,
- (d) uncured trophy.

Issued by me this day of.....

Signature.....

Designation.....

Seal:

Place:

Date:

Note: This permission shall be valid upto a period of one month from the date of issue.

Strike out whichever is not applicable.

FORM VI

[See sub-rule (2) of rule 8]

Application for permission to transport specified animal, etc.

To

The

Sir,

I..... residing at..... Taluk..... District..... and holding licence No granted under section 44 (4) of the Wild Life (Protection

Act, 1972 (53 of 1972) request that I may be granted permission to transport the following:—

- (1) Species of specified animal or from which the animal article/cured trophy/uncured trophy is derived.
- (2) Number.
- (3) Description (including sex, if possible).
- (4) Identification mark, if any.
- (5) Source of procurement and the Licence/Permission Number.
- (6) Certificate of ownership, if any.
- (7) Mode of transport.
- (8) Route
- (9) Period required for transport.
- (10) Destination.

2. I hereby declare that to the best of my knowledge and belief the information furnished herein is true and complete.

Place:

Date:

Strike out whichever is not applicable.

Signature of the applicant.

FORM VII

[See sub-rule (5) of rule 8]

Permission to transport specified animal, etc.

Shri.....holding licence No. granted under section 44 (4) of the Wild Life (Protection) Act, 1972 (53 of 1972) is hereby permitted to transport in the manner prescribed below specified animal/animal article/cured trophy/uncured trophy derived from specified animal, from

to.....

- (i) Mode of transport.
- (ii) Route.
- (iii) Period allowed for transport.
- (iv) Remarks.

Issued by me this..... day of.....

Signature.....

Designation.....

Seal:

Place:

Date:

Strike out whichever is not applicable.

[No. F. 11014/5/72-FRY/WLF.]

RANJIT SINGH,
Dy. Secy.

कृषि मंत्रालय

(कृषि विभाग)

अधिसूचना

नई दिल्ली, 9 अप्रैल, 1973

सा0 का0 नि0198 (अ).—वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53) की धारा 63 की उपधारा (1) के खंड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार निम्नलिखित नियम एतद्वारा बनाती है, अर्थात्:—

1. संक्षिप्त नाम विस्तार और प्रारम्भ.—(1) इन नियमों

का नाम वन्य प्राणी (संव्यवहार और चर्मपूर्ण) नियम, 1973 है।

(2) इनका विस्तार बिहार, गजरात, हरियाणा, हिमाचल प्रदेश, मध्य प्रदेश और उत्तर प्रदेश के सम्पूर्ण राज्यों पर है।

(3) ये 9-4-73 से प्रवृत्त होंगे।

2. परिभाषाएँ—इन नियमों में, जब तक कि संदर्भ में अन्यथा अपेक्षित न हो—

(क) "अधिनियम" से वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53) अभिप्रेत है;

(ख) "प्ररूप" से इन नियमों से संलग्न प्ररूप अभिप्रेत है;

(ग) "अनुज्ञापिधारी" से अधिनियम के अध्याय 5 के अधीन अनुज्ञापिधारी अभिप्रेत है;

(घ) "अधिकारी" से मुख्य प्राणी संरक्षण या कोई अन्य अधिकारी जिसे राज्य सरकार इन नियमों के प्रयोजनों के लिए राजपत्र में अनुज्ञापना द्वारा नियुक्त करें, अभिप्रेत है;

(ङ) "विनिर्दिष्ट जीवजन्तु" से अधिनियम की अनुसूची I या II के भाग 2 में विनिर्दिष्ट कोई जीव जन्तु अभिप्रेत है और जो—

(i) पकड़ा गया या रखा गया या बन्दी स्थिति में पालित हो, या

(ii) प्रकृति में वन्य पाया गया हो।

3. विनिर्दिष्ट जीवजन्तु आदि को अर्जन करना, प्राप्त करना, नियंत्रण, अभिरक्षण या कब्जे में रखना या चर्मपूर्ण की प्रक्रिया में डालने या जीवजन्तु वस्तुएं बनाना आदि—

(1) कोई भी अनुज्ञापिधारी अधिकारी की पूर्व अनुज्ञा के बिना,—

(i) किसी विनिर्दिष्ट जीवजन्तु या किसी जीवजन्तु वस्तु, ट्राफी असंसाधित ट्राफी या उनसे व्युत्पन्न मांस का अर्जन नहीं करेगा, प्राप्त नहीं करेगा, अपने नियंत्रण, अभिरक्षा या कब्जे में नहीं रखेगा, अथवा

(ii) चर्मपूर्ण की प्रक्रिया में नहीं डालेगा या जीवजन्तु वस्तु जिस में ऐसे जीवजन्तु का कुछ या समस्त भाग अन्तर्विष्ट है, नहीं बनाएगा।

(2) ऐसी अनुज्ञा के लिए प्रत्येक आवेदन प्रारूप 1 में किया जाएगा।

(3) उप-नियम (2) के अधीन किए गए आवेदन की प्राप्ति पर अधिकारी, ऐसी जांच करने के पश्चात् जो वह ठीक समझे और आवेदन की प्राप्ति की तारीख से पन्द्रह दिन की अवधि के भीतर, अनुज्ञा प्रदान या नामंजूर कर सकेगा।

परन्तु कोई भी ऐसी अनुज्ञा तब तक प्रदान नहीं की जाएगी, जब तक कि अधिकारी का यह समाधान न हो जाए कि उप-नियम (1) में निर्दिष्ट, विनिर्दिष्ट जीवजन्तु या जीवजन्तु वस्तु, ट्राफी असंसाधित ट्राफी या मांस वैध रूप से अर्जित किया गया है।

(4) यदि अधिकारी अनुज्ञा देने से इन्कार कर देता है तो वह ऐसा करने के कारणों को लेखबद्ध करेगा और अनुज्ञा के लिए आवेदक अनुज्ञापिधारी को ऐसे लेखबद्ध कारणों की एक प्रति भेजी जाएगी।

(5) उप-नियम (3) के अधीन प्रदान की गई प्रत्येक अनुज्ञा प्रारूप II में होगी।

4. स्टाक की रिपोर्ट प्रस्तुत करना—(1) प्रत्येक अनुज्ञापिधारी जिसको नियम 3 के उप-नियम (3) के अधीन अनुज्ञा अनुदत्त की गई हो, अधिकारी को, जिसने उक्त अनुज्ञा अनुदत्त की थी, 3 के उप-नियम (1) में निर्दिष्ट विनिर्दिष्ट जीवजन्तु या जीवजन्तु वस्तु, ट्राफी, असंसाधित ट्राफी या मांस के स्टाक के बारे में उनके अर्जन करने, प्राप्त करने या अपने नियंत्रण, अभिरक्षण या कब्जे में रखने की सात दिन की अवधि के भीतर प्रारूप III में रिपोर्ट प्रस्तुत करेगा।

(2) अधिकारी ऐसी रिपोर्ट प्राप्त करने के पश्चात् ऐसे स्टाक पर सनाखत चिन्ह लगाने की व्यवस्था कर सकेगा।

5. विनिर्दिष्ट जीवजन्तु आदि का विक्रय—(1) कोई भी अनुज्ञप्त व्योहारी कोई विनिर्दिष्ट जीवजन्तु या कोई जीवजन्तु वस्तु, ट्राफी या उनसे असंसाधित ट्राफी, उस व्यक्ति के सिवाय जो अधिकारी की अनुज्ञा द्वारा क्रय करने के लिए प्राधिकृत हो और कर जहां विक्रय दिया गया हो वहां केता उस अनुज्ञा को अनुज्ञप्त व्यवहारी की अभ्यर्थित कर देगा।

(2) क्रय की अनुज्ञा के लिए प्रत्येक आवेदन प्रारूप 4 में किया जाएगा।

(3) उप-नियम (2) के अधीन किए गए आवेदन की प्राप्ति पर अधिकारी, ऐसी जांच करने के पश्चात् जो वह ठीक समझे और आवेदन की प्राप्ति के दस दिन की अवधि के भीतर ऐसी अनुज्ञा प्रदान या नामंजूर कर सकेगा।

(4) यदि अधिकारी अनुज्ञा देने से इन्कार देता है तो वह ऐसे करने के कारणों को लेखबद्ध करेगा और अनुज्ञा के लिए आवेदन करने वाले व्यक्ति को ऐसे लेखबद्ध कारणों की एक प्रति भेजी जाएगी।

(5) उपनियम (3) के अधीन प्रदान की गई प्रत्येक अनुज्ञा प्रारूप 5 में होगी।

(6) उप-नियम (3) के अधीन प्रदान की गई प्रत्येक अनुज्ञा उसके जारी करने की तारीख से एक मास की अवधि तक विधिमान्य होगी।

(7) प्रत्येक अनुज्ञप्त व्यवहारी विक्रय के समय, उप-नियम (1) में निर्दिष्ट विनिर्दिष्ट जीवजन्तु या जीवजन्तु वस्तु, ट्राफी या असंसाधित ट्राफी के बारे में क्रय करने के लिये प्राधिकृत व्यक्ति को एक वाउचर जारी करेगा।

(8) प्रत्येक वाउचर में निम्नलिखित विशिष्टियां होंगी अर्थात् :—

(क) वाउचर के जारी करने की तारीख;

(ख) वसूल की गई या की जाने वाली कीमत की रकम;

(ग) वाउचर जारी करने वाले अनुज्ञप्त व्योहारी का नाम और पता;

(घ) जिस व्यक्ति की वाउचर जारी किया गया है उसका नाम और पता;

(ङ) क्रय करने के लिए प्राधिकृत व्यक्ति की अनुज्ञा संख्या;

(च) विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/उससे व्युत्पन्न असंसाधित ट्राफी का विवरण और संख्या;

(छ) क्या ऐसे विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/असंसाधित ट्राफी को वन्य प्राणी (संरक्षण) अधिनियम 1972 (1972 का 53) की धारा 44 के अधीन घोषित करना था, और अपेक्षित था, और यदि हां तो क्या वह/वे घोषित कर दिया गया है/दिए गए हैं;

(ज) वाउचर जारी करने वाले अनुज्ञप्त व्ययौहारी के हस्ताक्षर;

(झ) जिस व्यक्ति को वाउचर जारी किया गया है उसके हस्ताक्षर;

6. चर्मपूरण या जीवजन्तु वस्तु बनाना.—(1) प्रत्येक अनुज्ञप्त चर्मपूरण-कर्ता या अनुज्ञप्त विनिर्माता ट्राफियों या जीवजन्तु वस्तु लौटाते समय उक्त ट्राफी और जीवजन्तु वस्तु के स्वामी को एक वाउचर जारी करेगा।

(2) हर वाउचर में निम्नलिखित विशिष्टियाँ होंगी:—

(क) वाउचर के जारी करने की तारीख;

(ख) वसूल किए गए या किए जाने वाले खर्च;

(ग) वाउचर जारी करने वाले अनुज्ञप्त चर्मपूरण कर्ता/विनिर्माता का नाम और पता;

(घ) जिस व्यक्ति को वाउचर जारी किया गया है उसका नाम और पता;

(ङ) ट्राफी/जीवजन्तु वस्तु का विवरण और संख्या;

(च) क्या असंसाधित ट्राफी/ट्राफी/जीवजन्तु वस्तु की वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53) की धारा 40 या धारा 44 के अधीन घोषित करना अपेक्षित था और यदि हां, तो क्या वह। वे घोषित कर दिया गया है/दिए गए हैं;

(छ) वाउचर जारी करने वाले अनुज्ञप्त चर्मपूरण कर्ता/विनिर्माता के हस्ताक्षर;

7. वाउचरों का रखा जाना.—(1) नियम 5 या नियम 6 में विनिर्दिष्ट वाउचर तीन प्रतियों में और क्रमांकित होगा।

(2) वाउचर की दूसरी और तीसरी प्रति अनुज्ञप्त व्यवहारी, चर्मपूरण कर्ता या विनिर्माता द्वारा रख ली जाएगी और वाउचर की मूल प्रति नियम 5 के उप-नियम (7) या नियम 6 के उप-नियम (1) में निर्दिष्ट व्यक्ति को दी जाएगी।

(3) प्रयोग में लाने से पूर्व कोरे वाउचर वाली प्रत्येक पुस्तिका अधिकारी को उसके आचक्षर या मुहर लगाने के लिए, प्रस्तुत की जाएगी।

(4) (क) प्रत्येक अनुज्ञप्त व्यवहारी चर्मपूरण कर्ता या विनिर्माता अपने द्वारा रखे गए वाउचरों की दूसरी प्रतियाँ मासिक मुद्रों में प्रत्येक मास के 7वें दिन के पश्चात् अधिकारी को भेजेगा।

(ख) विक्रय के समय अनुज्ञप्त व्यवहारी को अभ्यर्पित की गई प्रत्येक अनुज्ञा भी पूर्वोक्त दूसरी प्रतियों के साथ संलग्न की जायेगी।

8. विनिर्दिष्ट जीवजन्तु आदि का परिवहन (1) कोई भी अनुज्ञप्तिधारी अधिकारी की पूर्वतन अनुज्ञा के सिवाय किसी विनिर्दिष्ट जीवजन्तु, वस्तु, ट्राफी या उसे व्युत्पन्न असंसाधित ट्राफी को राज्य के भीतर एक स्थान से दूसरे स्थान को परिवहन नहीं करेगा।

(2) ऐसी अनुज्ञा के लिए प्रत्येक आवेदन प्रारूप 6 में किया जाएगा।

(3) उप-नियम (2) के अधिन किए गए आवेदन की प्राप्ति पर अधिकारी, ऐसी जांच करने के पश्चात् जो वह ठीक समझे और

आवेदन प्राप्ति के सात दिनों की अवधि के भीतर अनुज्ञा प्रदान या नाम-मंजूर कर सकेगा;

परन्तु ऐसी कोई भी अनुज्ञा तब तक प्रदान नहीं की जाएगी जब तक कि अधिकारी का यह समाधान न हो जाए कि उप-नियम (1) में निर्दिष्ट विनिर्दिष्ट जीवजन्तु या जीवजन्तु वस्तु, ट्राफी या असंसाधित ट्राफी वैधरूप से अर्जित की गई है।

(4) यदि अधिकारी अनुज्ञा देने से इंकार करता है तो वह ऐसा करने के कारणों को लेखबद्ध करेगा और इस प्रकार लेखबद्ध किए गए कारणों की एक प्रति अनुज्ञा के लिए आवेदक अनुज्ञप्तिधारी को भेजी जाएगी।

(5) उप-नियम (3) के अधीन प्रदान की गई प्रत्येक अनुज्ञा प्रारूप 7 में होगी।

9. अपील.—(1) नियम 3 के उप-नियम (3), नियम 5 के उपनियम (3) या नियम 8 के उपनियम (3) के अधीन अनुज्ञा प्रदान करने वाले मुख्य वन्य प्राणी संरक्षक या अन्य किसी अधिकारी द्वारा दिए गए आदेश से व्यथित कोई अनुज्ञप्तिधारी या व्यक्ति निम्नलिखित स्थितियों में अपील कर सकता है:—

(i) यदि आदेश मुख्य वन्य प्राणी संरक्षक से भिन्न किसी अधिकारी द्वारा दिया गया है तो मुख्य वन्य प्राणी संरक्षक को या

(ii) यदि आदेश मुख्य वन्य प्राणी संरक्षक द्वारा दिया गया है तो राज्य सरकार को।

(2) मुख्य वन्य प्राणी संरक्षक द्वारा उपनियम (1) के खंड (i) के अधीन अपील में पारित आदेश की दशा में दूसरी अपील राज्य सरकार को की जाएगी।

(3) कोई भी अपील तब तक ग्रहण नहीं की जाएगी जब तक, जिस आदेश के विरुद्ध की गई है उसके आवेदक को संसूचित करने की तारीख से 15 दिन के भीतर वह न की गई हो:

परन्तु अपील-प्राधिकारी उपर्युक्त अवधि के समाप्ति के पश्चात् तब कोई अपील ग्रहण कर सकता है जब उसका समाधान हो जाए कि अपील को समय पर तैयार न करने के लिए अपीलार्थी के पास पर्याप्त हेतुक था।

प्रारूप-1

[नियम 3 का उप-नियम (2) देखिए]

विनिर्दिष्ट जीवजन्तु, जीवजन्तु वस्तु आदि को अर्जित करने, प्राप्त करने, रखने के लिए या चर्मपूरण की प्रक्रिया में रखने या जीवजन्तु वस्तु बनाने की अनुज्ञा के लिए आवेदन

सेवा में,

श्रीमान जी,

मैं. निवासी.

तालुक. जिला.

वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53)

की धारा 44 (4) के अधीन अनुदत्त अनुज्ञप्ति सं०/संख्याएं.

. का धारक हूं और निवेदन है।

कि मुझे/अपने/निर्माण/अभिरक्षा/कच्चे में के निर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/असमाधित ट्राफी/उनसे व्युत्पन्न मस को अर्जित करने/प्राप्त करने/रखने के लिए और/या चर्मपूरण की प्रक्रिया में रखने/जीवजन्तु/ मनुष्य, जिस में ऐसे जीवजन्तु का कुछ भाग/समस्त भाग अन्तर्विष्ट है, को बनाने की अनुज्ञा दी जाए।

2. मैं ऐसे विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/असंसाधित ट्राफी मांस के सम्बंध में विशिष्टियां नीचे देता हूँ :-

- (1) जीवजन्तु की प्रजातियां।
- (2) संख्या
- (3) विवरण (नर या मादा सम्मिलित करके यदि संभव हो)।
- (4) स्रोत जहां से अभिप्राप्त किए जाएं:-

(क) पता और अनुज्ञप्ति संख्या, यदि कोई हो?

(ख) क्या वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53) की धाराओं 40, 43 या 44 के अधीन घोषणा की गई थी। अनुज्ञा/अनुज्ञप्ति अभिप्राप्त की गई थी और यदि हां तो विशिष्टियां ?

- (5) स्वामित्व के प्रमाण पत्र की विशिष्टियां।
- (6) शनाख चिन्ह, यदि कोई हो।
- (7) परिसर, जिस में रखना आशयित हो।
- (8) प्रयोजन, जिस के लिए अर्जन किया/प्राप्त किया नियंत्रण/अभिरक्षा कच्चे में रखा जाना है।
- (9) यदि चर्मपूरण प्रक्रिया में रखी जानी है या जीवजन्तु वस्तु बनाई जानी है तो,—
- (क) ट्राफियों बनाई जाने वाली वस्तुओं की संख्या।
- (ख) ऐसी ट्राफियों (वस्तुओं) का विवरण।
- (ग) वे किस को लौटाई जाएंगी।
- (घ) अधिसंभाव्य तारीख, जिसके भीतर वे लौटाई जाएंगी।

3. मैं एतद्वारा घोषणा करता हूँ कि इस में दी गई सूचना मेरी सर्वोत्तम जानकारी और विश्वास के अनुसार सत्य और पूर्ण है।

आवेदक के हस्ताक्षर।

नोट.—जो लागू न हो उसे काट दीजिए।

प्रारूप-2

[नियम 3 का उपनियम (5) देखिए]

विनिर्दिष्ट जीवजन्तु या जीवजन्तु वस्तु आदि को अर्जित करने, प्राप्त करने, नियंत्रण, अभिरक्षा या कच्चे में रखने या चर्मपूरण की प्रक्रिया में रखने या जीवजन्तु, वस्तु बनाने की अनुज्ञा।

श्री वन्य प्राणी (संरक्षण) अधिनियम, 1972 (1972 का 53) की धारा 44 (4) के अधीन अनुदत्त अनुज्ञप्ति सं० धारी को निम्नलिखित विवरण के विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/असंसाधित ट्राफी/उन से व्युत्पन्न मस को अर्जित करने, अपने नियंत्रण/अभिरक्षा या कच्चे में रखने के लिए, या चर्मपूरण

की प्रक्रिया में रखने या जीवजन्तु वस्तु, जिस में ऐसे जीवजन्तु का कुछ भाग/समस्त भाग अन्तर्विष्ट है, को बनाने के लिए एतद्वारा अनुज्ञात किया जाता है :-

- (1) जीवजन्तु की जातियां।
- (2) विवरण (नर या मादा सम्मिलित करके यदि आवेदन में दिया गया हो)।
- (3) संख्या।
- (4) स्रोत जहां से अभिप्राप्त किया जाए।
- (5) स्रोत की अनुज्ञप्ति/अनुज्ञा संख्या जहां से अभिप्राप्त की जाए।
- (6) स्वामित्व के प्रमाणपत्र की विशिष्टियां।
- (7) शनाख चिन्ह, यदि कोई हो।
- (8) परिसर, जिसमें रखा जाना हो।
- (9) प्रयोजन, जिसके लिए अर्जन करने/प्राप्त करने/नियंत्रण अभिरक्षा/कच्चे में रखने के लिए अनुज्ञात किया गया है।
- (10) यदि चर्मपूरण की प्रक्रिया में रखने या जीवजन्तु वस्तु बनाने के लिए अनुज्ञात किया गया हो तो,—
- (क) ट्राफियों या बनाई जाने वाली वस्तुओं की संख्या।
- (ख) ऐसी ट्राफियों या वस्तुओं का विवरण।
- (ग) वे किस को लौटाई जानी चाहिए।
- (घ) अधिसंभाव्य तारीख, जिसके भीतर वे लौटाई जाएंगी।

मेरे द्वारा की तारीख को जारी किया गया।

मुद्रा :

स्थान : पदाविधान के हस्ताक्षर।

तारीख :

नोट—जो लागू न हो काट दीजिए।

प्रारूप-3

[नियम 4 का उपनियम (1) देखिए]

स्टाक की रिपोर्ट

सेवा में,

1. अनुज्ञप्तिधारी का पूरा नाम, पता और अनुज्ञप्ति संख्या।
2. रिपोर्ट की तारीख को विनिर्दिष्ट जीवजन्तुओं का धारित स्टॉक।
- (क) जातियां और नर या मादा।
- (ख) संख्या।
- (ग) व्यसक या किशोर।
- (घ) परिसर जहां रखे गए हैं।
3. रिपोर्ट की तारीख को जीवजन्तु वस्तुओं का धारित स्टॉक।
- (क) विवरण जिसमें वह जीवजन्तु की जाति उससे वह व्युत्पन्न की गई है, सम्मिलित है।
- (ख) संख्या।
- (ग) विमा या बजन।
- (घ) परिसर जहां रखे गए हैं।

4. रिपोर्ट की तारीख को ट्राफियों का धारित स्टॉक ।
(क) विवरण जिसमें वह जीवजन्तु की जाति जिससे वह व्युत्पन्न की गई है, सम्मिलित है ।

प्ररूप—5

[नियम 5 का उप-नियम (5) देखिए]

विनिर्दिष्ट जीवजन्तु आदि खरीदने की अनुज्ञा

- (ख) संख्या ।
(ग) बीमा या वजन ।
(घ) परिसर जहां रखे गए हैं ।
5. रिपोर्ट की तारीख को असंसाधित ट्राफियों का धारित स्टॉक ।
(क) विवरण जिसमें वह जीवजन्तु की प्रजाति जिससे वह व्युत्पन्न की गई है, सम्मिलित है ।
(ख) संख्या ।
(ग) बीमा या वजन ।
(घ) परिसर जहां रखे गए हैं ।
6. टिप्पणियां, यदि कोई हों ।

..... के श्री को
प्रयोजनों के लिए से निम्नलिखित
विवरण के विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी उससे व्युत्पन्न
असंसाधित ट्राफी खरीदने के लिए एतद्वारा अनुज्ञा किया जाता है :—
निम्नलिखित की संख्या और विवरण—

मैं एतद्वारा घोषणा करता हूं कि ऊपर दी गई सूचना मेरी
सर्वोत्तम जानकारी और विश्वास के अनुसार सत्य है ।

घोषणा करने वाले व्यक्ति
के हस्ताक्षर ।

स्थान :

तारीख :

नोट.—जो लागू न हो उसे काट दीजिए

मेरे द्वार की तारीख
को जारी किया गया ।

हस्ताक्षर

पदाभिधान

प्ररूप—4

[नियम 5 का उप-नियम (2) देखिए]

विनिर्दिष्ट जीवजन्तु आदि खरीदने की अनुज्ञा के लिए आवेदन

सेवा में,

श्रीमान् जी,

मैं/हम

निवासी

तालुक जिला
निवेदन करता हूं/करते हैं कि मुझे/हमें अनुज्ञापिधारी से निम्नलिखित
विवरण के विनिर्दिष्ट जीवजन्तु/जीवजन्तु वस्तु/ट्राफी/उससे व्युत्पन्न
असंसाधित ट्राफी को खरीदने की अनुज्ञा प्रदान की जाए :—

मुद्रा :

स्थाग :

तारीख :

टिप्पणी :—यह अनुज्ञा जारी होने की तारीख से एक मास की अवधि
तक विधिमानी रहेगी जो लागू न हो उसे काट दीजिए ।

प्ररूप—6

1. निम्नलिखित की संख्या और विवरण :

[नियम 8 का उप-नियम (2) देखिए]

- (क) विनिर्दिष्ट जीवजन्तु,
(ख) जीवजन्तु वस्तु,
(ग) ट्राफी,
(घ) असंसाधित ट्राफी ।

विनिर्दिष्ट जीवजन्तु आदिके परिवहन की अनुज्ञा के लिए
आवेदन

सेवा में,

श्रीमान् जी,

मैं

निवासी

तालुक जिला और अन्य
प्राणी (संरक्षण) अधिनियम 1972 (1972 का 53) की धारा

स्थान :

तारीख :

नोट.—जो लागू न हो उसे काट दीजिए ।

आवेदकों के हस्ताक्षर ।

44 (4) के अधीन अनुदत्त अनुज्ञप्ति संख्या
धारी निवेदन करता है कि मुझे निम्नलिखित के परिवहन की अनुज्ञा
प्रदान की जाए :—

1. विनिर्दिष्ट जीवजन्तु या जिसमें मे जीवजन्तु वस्तु/ट्राफी/
असंसाधित ट्राफी व्युत्पन्न होती है, की जातियाँ ।
2. संख्या ।
3. विवरण (यदि संभव हो तो लिंग भी) ।
4. शनाखन चिन्ह, यदि कोई हो ।
5. उपाण का स्रोत और अनुज्ञप्ति अनुज्ञा सं० ।
6. स्वामित्व का प्रमाणपत्र, यदि कोई हो ।
7. परिवहन की प्रकृति ।
8. मार्ग ।
9. परिवहन के लिए अपेक्षित अवधि ।

10. गंतव्य स्थान ।

2. मैं एनद्वारा घोषणा करता हूँ कि इसमें दी गई सूचना मेरी
सर्वात्म जानकारी और विश्वास के अनुसार सत्य और पूर्ण है ।

आवेदक के हस्ताक्षर ।

स्थान :

तारीख :

नोट.—जो लागू न हो उसे काट दीजिए ।

प्रारूप—7

[नियम 8 का उप-नियम (6) देखिए]

विनिर्दिष्ट जीवजन्तु आदि के परिवहन की अनुज्ञा

श्री वन्य प्राणी (संरक्षण)
अधिनियम 1972 (1972 का 53) की धारा 44 (4) के अधीन
अनुदत्त अनुज्ञप्ति सं० धारी को विनिर्दिष्ट जीवजन्तु/जीवजन्तु
वस्तु/असंसाधित ट्राफी/विनिर्दिष्ट जीवजन्तु से व्युत्पन्न असंसाधित ट्राफी
को में तक नीचे विहित रीति
में परिवहन के लिए एनद्वारा अनुज्ञा दी जाती है ।

- (1) परिवहन की प्रकृति ।
- (2) मार्ग ।
- (3) परिवहन के लिए अनुज्ञा अवधि ।
- (4) टिप्पणियाँ ।

मेरे द्वारा की तारीख को
जारी किया गया ।

हस्ताक्षर
पदाभिधान

मुद्रा :

स्थान :

तारीख :

नोट.—जो लागू न हो उसे काट दीजिए ।

[सं० फा० 11014/5/72—एफ. आर. वाई./डब्ल्यू. एल. एफ.]

रणजीत सिंह, उप-सचिव ।

1 LAW DEPARTMENT

NOTIFICATIONS

Simla-2, the 10th February, 1970

No. 13-12/69-LR.—The Constitution (Twenty-third Amendment) Act, 1969, passed by the Parliament which has already been published in the Gazette of India, Extraordinary, Part-II, Section 1, is hereby republished in the Himachal Pradesh Rajpatra, for the information of general public.

JOSEPH DINA NATH,
Under Secretary (Judicial).

Assented to on 23-1-70.

THE CONSTITUTION (TWENTY-THIRD AMENDMENT) ACT, 1969

(AS PASSED BY THE HOUSES OF PARLIAMENT)

AN

ACT

furthor to amend the Constitution of India.

BE it enacted by Parliament in the Twentieth Year of the Republic of India as follows:—

1. *Short title.*—This Act may be called the Constitution (Twenty-third Amendment) Act, 1969.

2. *Amendment of article 330.*—In article 330 of the Constitution, in sub-clause (b) of clause (1), for the words “except the Scheduled Tribes in the tribal areas of Assam”, the words “except the Scheduled Tribes in the tribal areas of Assam and in Nagaland shall be substituted.

3. *Amendment of article 332.*—In article 332 of the Constitution, in clause (1), for the words “except the Scheduled Tribes in the tribal areas of Assam”, the words “except the Scheduled tribes in the tribal areas of Assam and in Nagaland” shall be substituted.

4. *Amendment of article 333.*—(1) In article 333 of the Constitution, for the words “nominate such number of members of the community to the Assembly as he considers appropriate”, the words “nominate one member of that community to the Assembly” shall be substituted.

(2) Nothing contained in sub-section (1) shall affect any representation of the Anglo-Indian community in the Legislative Assembly of any State existing at the commencement of this Act until the dissolution of that Assembly.

5. *Amendment of article 334.*—In article 334 of the Constitution, for the words “twenty years”, the words “thirty years” shall be substituted.

Simla-2, the 21st July, 1972

No. 11-34/72-LR.—The Delhi University (Amendment) Ordinance, 1972 (5 of 1972) promulgated by the President of India and published in the Gazette of India Extraordinary, Part II, section 1, is hereby published in the Himachal Pradesh Government Rajpatra for the information of general public.

JOSEPH DINA NATH,
Officer on Special Duty.

THE DELHI UNIVERSITY (AMFNDMENT)
ORDINANCE, 1972

No. 5 OF 1972

Promulgated by the President in the twenty-third Year
of the Republic of India

An Ordinance further to amend the Delhi University
Act, 1922

Whereas Parliament is not in Session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, therefore, in exercise of the powers conferred by clause (1) of article 124 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. Short title and commencement.—(1) This Ordinance may be called the Delhi University (Amendment) Ordinance, 1972.

(2) It shall come into force at once.

2. Act 8 of 1922 to be temporarily amended.—During the period of operation of this Ordinance, the Delhi University Act, 1922 (hereinafter referred to as the principal Act) shall have effect subject to the amendments specified in sections 3 to 5.

3. Amendment of Section 4.—In section 4 of the principal Act, after clause (9), the following clause shall be

inserted, namely:—

“(9A) to declare colleges conducting courses of study in the Faculties of Medicine, Technology Music or Fine Arts, as autonomous colleges.

Provided that the extent of the autonomy which each such college may have and the matters in relation to which it may exercise such autonomy, shall be such as may be prescribed by the Statutes;

(9B) to set up one or more college councils for two or more colleges with such composition, powers and functions as may be laid down in the Statutes;”.

4. Amendment of section 28.—In section 28 of the principal Act, after clause (h), the following clauses shall be inserted namely:—

“(hh) the extent of the autonomy which the colleges may have and the matters in relation to which such autonomy may be exercised;

(hhh) the composition, powers and functions of College Councils.”.

5. Amendment of section 29.—In section 29 of the principal Act, for sub-sections (2), (3), (4), (5) and 6, the following sub-section shall be substituted, namely:—

“(2) The Executive Council may, from time to time make new or additional Statutes or may amend or repeal the Statutes:

Provided that Executive Council shall not make, amend or repeal any Statutes affecting the status, powers or constitution of any authority of the University until such authority has been given an opportunity of expressing an opinion in writing on the proposed changes, and any opinion so expressed shall be considered by the Executive Council.

(3) Every new Statute or addition to the Statutes or any amendment or repeal of a Statute shall require the previous approval of the Visitor who may sanction, disallow or return it to the Executive Council for further consideration.”.

V. V. GIRI,
President.

K. K. SUNDARAM,
Joint Secretary to the Government of India.

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं
तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

ELECTION DEPARTMENT
NOTIFICATION

Simla-2, the 30th August, 1973

No. 3-22/73-Elec.—The Election Commission of India's Notification No. 82/1/HP-LA/72, dated the 13th August, 1973 containing the Judgment, dated the 2nd July, 1973, of the High Court of Himachal Pradesh at Simla in Election Petition No. 1 of 1972, is hereby published for general information:—

By order,
L. TOCHHAWNG,
Chief Electoral Officer.

ELECTION COMMISSION OF INDIA
NOTIFICATION

Nhrvachan Sadan. Ashoka Road, New Delhi-1

Dated the 13th August, 1973

No. 82/1/HP-LA/72.—In pursuance of section 106 of the Representation of the People Act, 1951, the Election Commission hereby publishes the judgment dated the 2nd July, 1973 of the High Court of Himachal Pradesh in Election Petition No. 1 of 1972.

IN THE HIGH COURT OF HIMACHAL PRADESH AT SIMLA

Election Petition No. 1 of 1972.

Date of Decision: 2nd July, 1973.

Man Mohinder Singh, Petitioner in Person

Shri Kashmiri Lal, Respondent through

Mr. Linder Singh, advocate.

For approval and Signature

The Hon'ble Mr. Justice

The Hon'ble Mr. Justice Chet Ram Thakur.

1. Whether approved for reporting?

2. Whether there are remarks about the quality of the Judgment of the Court or Officer?

CHEET RAM THAKUR, J.

By this election petition Shri Mohinder Singh has called in question the election of Shri Kashmiri Lal from the 31 Beet Constituency in Una District to the Himachal Pradesh Legislative Assembly held in March, 1972. There were several candidates who had filed their nomination papers and all of them were declared duly nominated. The petitioner, however, on the 11th February, 1972, which was the date fixed for withdrawal, withdrew from the elections.

The petitioner had raised a preliminary objection before the Returning Officer at the time of scrutiny that none of the candidates, except the petitioner, had made and subscribed the oath or affirmation before the authorised person according to the form set out for the purpose in the third schedule at the time of filing the nomination papers and as such their nomination papers were liable to be rejected under section 36(2)(a) of the Representation of the People Act, 1951 (hereinafter to be called the Act). The Returning Officers according to the petitioner without making any enquiry or assigning any reason accepted all the nomination papers of all the candidates. According to him, although he had applied for supply of the copy of the objection petition and the order made on it yet the Returning Officer did not supply him the copy of the order or of the objection petition. The petitioner, therefore, averred that the election of Shri Kashmiri Lal as M.L.A. was void under section 100, sub-clause (iv) of the Act for not having taken or subscribed any oath or affirmation and that the authority given to the Returning Officer was hit by the provisions or Articles 53 and 77 of the Constitution of India. Further, that the result of the elections had been materially affected by the improper acceptance of the nomination papers of Shri Kashmiri Lal and the election was liable to be set aside for the non-compliance with the provisions of the Constitution of India and the Act.

Shri Kashmiri Lal respondent raised some preliminary objections which were put in issues and were decided by my order, dated 12th September, 1972.

On merits, the respondent resisted the allegations, giving rise to the following issues:

1. Whether one of the nomination papers of the petitioner had been wrongly and improperly rejected by the Returning Officer, if so, whether the election of the respondent is liable to be set aside on that ground (OPP)?

2. Whether the respondent had not taken the prescribed oath or affirmation, as required under the law, if so, what is its effect?
3. Whether the authority given by the Election Commission to the R.O. & A.R.O. Una Constituency to administer the oath and affirmation is bad in law, if so, what is its effect?
4. Relief.

The petitioner examined Sarvashri Piar Chand (P.W. 1), Inder Singh (P.W. 2), Chint Ram (P.W. 3), R. S. Chaudhary (P.W. 4) and himself as R.W. 5. The respondent in rebuttal examined Shri Vijay Bansal, Returning Officer (R.W. 1) and himself as R.W. 2. My findings on the issues are as under:

Issue No. 1

The petitioner had alleged in para 8 (iv) of the petition that one of his nomination papers proposed by Shri Jagdish Singh was improperly rejected and reply to this was that the nomination paper was rightly rejected for want of attestation of signatures of proposer as the petitioner was asked to produce the proposed to verify his signatures as there was cutting in the nomination paper with regard to the signatures of the proposer. These pleadings gave rise to this issue No. 1. The petitioner had filed four nomination papers out of which the three were declared valid and as such he was also declared to be a validly nominated candidate as given in para 2 of the petition. Therefore, the rejection of one nomination paper when the three nomination papers had been held valid did not in any way effect the validity of the nomination of the petitioner. The petitioner, it may be stated here, did not elect to contest the election and, therefore, the rejection of one of the nomination papers is quite immaterial.

Under the provision of sub-section (2) of section 36 of the Act, the Returning Officer may reject any nomination paper on any of the following grounds:

- (a) that on the date fixed for the scrutiny of nominations the candidate—(i) is not qualified to be chosen to fill the seat or (ii)
- (b) that there has been a failure to comply with any of the provisions of section 33 of section 34; or
- (c) that the signature of the candidate or the proposer on the nomination paper is not genuine.

Sub-section (3) of section 36 states—

“Nothing contained in clause (b) or clause (c) of sub-section (2) shall be deemed to authorise the rejection of the nomination of any candidate on the ground of any irregularity in respect of a nomination paper, if the candidate has been duly nominated by means of another nomination paper in respect of which no irregularity has been committed.”

The petitioner, as already stated, had filed four nomination papers. Three nomination papers had been held to be valid and only one nomination paper had been rejected because of some irregularity in as much as signatures of the proposer on the nomination paper was not said to be genuine and the petitioner could not produce the proposer before the Returning Officer to satisfy him with regard to the genuineness of the signature of the proposer. It was on that ground that the fourth nomination paper was rejected. But in view of sub-section (3) of section 36 of the Act, the fourth nomination paper which suffered from any irregularity

should not have been rejected. Therefore, the order rejecting this nomination paper was in contravention of sub-section (3) of section 36 of the Act.

Now the further question is whether in view of the fact that the nomination paper had been rejected in contravention of the provisions of sub-section (3) of section 36 of the Act, the election of the respondent is liable to be set aside on that account. My reply to this is 'no'. The petitioner did not contest the election although he was duly declared a nominated candidate, he withdrew his candidature and, therefore, the question of materially affecting the result of election due to the illegal rejection of one of his nomination paper is not going to render it void and that clinches the matter. Therefore, the issue is decided accordingly.

Issue No. 2

The petitioner had in para 5 of the petition stated that at the time of the scrutiny of the nomination papers on 9th February, 1972, he had raised objections in writing that no other candidate except the petitioner had made and subscribed the oath or affirmation before the authorised person according to the form set out for the purpose in the third schedule at the time of filing the nomination papers and as such they were not qualified to be chosen for election to the Legislative Assembly. The reply to this para was that the petitioner did raise the objections but those objection were rightly rejected by the Returning Officer. It was wrong that the nomination papers were liable to be rejected as suggested by the petitioner.

The nomination forms have got to be accompanied by the forms of oath and affirmation to be made by a candidate for election to the Legislature of the State and according to the direction of the Election Commission the taking of oath or affirmation is to be made before the Returning Officer or the Assistant Returning Officer. The respondent filed his nomination paper duly accompanied by an oath and affirmation form as required under Article 173 (a) of the Constitution. According to the objection raised by the petition in Exhibit PW 1/J it would appear that the oath forms although filed with the nomination paper were already signed and the respondent had not made and subscribed the oath or affirmation before the authorised person, that is, the Returning Officer and as such all the nomination papers were liable to be rejected. Further, it was not known from the form whether the deponent had sworn by the name of God or he had sworn on solemn affirmation. The deponent had to score out one of the items which did not concern him. But both, the oath in the name of God and solemn affirmation, as given in the form, are allowed to stand and not scored out and, therefore, there cannot be said to be a proper oath. So, these are the two defects pointed out by the petitioner. The order of the Returning Officer rejecting the objections reads as:

"Rejected on the ground that the oath or affirmation as required under Art. 173 (a) of the Constitution of India was duly made by all the candidates after filing their nomination papers and a receipt in lieu thereof was issued to them in token of their having made proper oath as required by the law".

Now we have to see as to how for the objections of the petitioner are valid. The petitioner contends that the words used in the form are "makes or subscribes", which mean that he is to take the oath as also to sign the oath form in the presence of the Returning Officer.

The petitioner thus contends that from the order although it may be construed that the oath was given but the order was silent as to whether the oath was subscribed, that is, signed in his presence. Therefore, he says that these are the material defects and on that score all those oath forms which were not properly made and subscribed, the nomination paper of the respondent should have been rejected and that his election should be declared void. To support his contention he has relied upon *Sheikh Abdul Rehman Vs Jagat Ram Aryan* (AIR 1969 S. C. 1111), wherein it has been held that:

"The failure of a person prior to filing the nomination paper to make or subscribe oath or affirmation before the authorised officer as required under S. 51 (a) disqualified him to be chosen to fill the seat in the Legislature under S. 51 (a). The nomination paper of such person is liable to be rejected under S. 47 (2) (a) of the J.&K. Representation of the People Act and the mere fact that signed oath forms are filed along with the nomination paper makes no difference".

Exhibit PW 1/J are the objections filed by the petitioner and the copy of the order is Exhibit PW1/K. There is no doubt that the order is silent about the signing of the oath forms by the candidates in the presence of the Returning Officer. The Returning Officer, while he appeared as a witness, stated that after the preliminary scrutiny of the nomination papers the oath was administered by him through the oath form, Exhibit R-1, which bears the signatures of Shri Kashmiri Lal. The oath was read out by him on the request of Shri Kashmiri Lal and then it was repeated by him because Shri Kashmiri Lal was not well conversant with Hindi in which the form was printed. The witness further stated in cross-examination that the oath form, exhibit R. 1 was signed before him by the candidate. The petitioner has not been able to elicit out anything from the witness so as to dub his testimony as a tissue of lies. Therefore, the only conclusion that is possible, in these circumstances, is that the oath was made by the respondent before the Returning Officer. The oath form was also signed in his presence and he also put down his signatures on the oath form, no doubt one of the items of oath form which was superfluous was not scored out. Shri Kashmiri Lal also went into the witness-box. He too has stated that he filed the oath forms along with his nomination forms, Exhibit R. 1 is his oath form which bears his signatures and its portion Exhibit RG bears the signatures of Shri Vijay Bansal, Returning Officer. The respondent has supported the testimony of R. W. 1 that he is not well conversant with Hindi. At his request Shri Vijay Bansal had read out the oath form in Hindi to him and he repeated the same. In Exhibit R. 1 he has scored out these words which were not relevant. After he had taken the oath, as given by the Returning Officer, he put down his signatures on the oath form. The words "Pratigian Kia" were scored out on the same date. In view of the fact that the respondent is not well conversant with Hindi, there is no reason to disbelieve R. W. 1 if he read out the oath form to him and the same was repeated by the respondent. According to *Union of India Vs. T. R. Verma* (AIR 1957 s.c. 882), when there is a dispute as to what happened before a Court or Tribunal the statement of the Presiding Officer in regard to it is generally taken to be correct.

From the evidence on the record it is clear that the respondent took the oath on 7th February, 1972. P.Ws 2,3 and 4 have been produced by the petitioner to show

that the Returning Officer did not administer oath to them. In this regard the Statement of Shri Vijay Bansal (RW1) is clear that he did not read out the oath to the other candidates because they read the oath form themselves whereas in the case of Shri Kashmiri Lal he made a special request that the same may be read out to him because he was not well conversant in Hindi in which that oath form was printed which was read by him along with his nomination form. Therefore, in these circumstances there is nothing unusual if the witness read out the oath and Shri Kashmiri Lal repeated the same. This is quite in conformity with the instructions issued by the Election Commission to the Returning Officers and compiled in a hand-book for candidates and which has been relied upon by the petitioner himself. In this the relevant portion of the instructions is "if you are illiterate or unable to read the form the authorised person should read out the oath and make you repeat the same and thereafter take your thumb impression on the form".

It is also evident from the statement of R.Ws.1 and 2 that the respondent put down his signatures after he had taken the oath. It may be stated that none of the witnesses who have been produced by the petitioner were present at the time of preliminary scrutiny conducted by the Returning Officer of the nomination papers of Shri Kashmiri Lal when he was administered the oath on the 7th February, 1972. In view of this the authority *Sheikh Abdul Rehman* (supra) is not applicable to the facts of the present case.

It has also been contended by the petitioner that the receipt exhibit RH which was produced by the respondent in the Court in token of his having made or subscribed the oath was also not admissible, firstly, the same was not relied upon, secondly, the seal put on this document was quite a fresh one which indicated that no such receipt was issued to the respondent at the time of making and subscribing the oath and, thirdly, the scoring of the words "Pratigian Kia" was also with a different ink and lengthy arguments had been addressed on these points. I think it is not necessary to advert to all those arguments as also the authorities relied upon by the petitioner in this behalf. In the first instance the law does not enjoin upon the Returning Officer to issue a receipt in token of the candidate's having made and subscribed the oath. Even if it may be assumed that there is any such instruction issued by the Election Commission in the book titled as "Hand-Book for Returning Officers" it was not at all necessary to produce this receipt and if the respondent has produced this receipt at a belated stage it is not going to affect the merits of the case of the petitioner. The original oath form has been placed on the record of this case and that is Exhibit R. 1. The Returning Officer has given his certificate Exhibit R.G. on this oath form Exhibit R. 1 about the candidates' having taken the oath or affirmation. One of the objections taken by the petitioner is that this certificate Exhibit R. G. does not bear the seal although under the signatures there is written, "the name, surname and the seal". For this the Presiding Officer, Shri Vijay Bansal, has already given the explanation that due to rush of work seal could not be put and there is no reason to disbelieve his testimony. The seal has not been put on the certificates appended to the oath forms of the other candidates also. Therefore, the non-putting of the seal will not render it ineffective in token of making and subscribing the oath by the candidate before him.

The further submission is that the superfluous words in the oath form have not been scored out and as such it is not possible to know whether he had sworn in the name of God or he had sworn on solemn affirmation and on that account this was not a valid oath and the respondent could not be said to be qualified for being chosen to fill a seat in the Legislative Assembly of the State. In dilating his point he has contended that there was a specific mention in the oath form that the words which were not relevant were to be scored out and, therefore, the non-compliance with the express words, renders the oath or affirmation invalid inasmuch as the Returning Officer had no discretion left and he had to act in accordance with the recognised judicial principles and support is sought to be derived from *Raghubir vs. Roshan Lal and Others* (1964 P.L.R.404). This authority, in my opinion, has got no relevancy. There is nothing in the statute which says that the superfluous words may be deleted. However, there are instructions to that effect but those instructions have got no statutory force. In so far as the respondent is concerned he has stated that he had scored out the unnecessary words and that so appears from the document, Exhibit R. 1. There is no doubt that the Returning Officer has not scored the superfluous words in the certificate Exhibit R.G. so as to say with precision that the candidate sworn in the name of God or on solemn affirmation. However, this irregularity will not disqualify the candidate from being chosen to fill the seat in the Legislature. In fact the object of Article 173 (a) is to ensure that any person who wants to be a member of a Legislature of a State must bear true faith and allegiance to the Constitution of India as by law established and undertake to uphold the Sovereignty and Integrity of India and to ensure this he must make an oath or affirmation. Once that oath or affirmation is made before a competent authority he becomes bound by that oath or affirmation—(*Khaje Khanavar Khadarkhan Hussain Khan And another vs. Siddavanahalli Nijalingappa and Another*, AIR 1964 SC 1034). Therefore, it is immaterial if he has not scored out one of the affirmation or oath which did not concern him or it is quite possible that he may have taken both. But is so far as the respondent is concerned, he is definite that he scored out the superfluous words as is evident from the form Exhibit R. 1. Therefore, this argument has also got no force that the superfluous words have not been scored. According to *Kapur Singh v. Devinder Singh Garcha and Another* [1968 I.L.R. Punjab and Haryana (Vol. 1-422),] taking of oath and also of making affirmation is not mutually destructive and render each other nugatory. In that case the petitioner, who was also a candidate for elections to parliament had contested the election against Devender Singh and others and at the time of scrutiny he had raised an objection against the acceptance of the nomination paper of one another candidate who was a respondent before the Court that he had made an oath in the name of God and also subscribed to a solemn affirmation which was done simultaneously and this was in contravention of the requirements of Article 84 of the constitution. The Returning Officer accepting the nomination paper of respondent No. 2 and in the election petition he assailed the order of the Returning Officer accepting the nomination paper of respondent No. 2 on the ground that the requirements of Article 84 were mandatory and the taking of an oath and subscribing to a solemn affirmation constituted a contravention thereof. It was in those circumstances that the Court laid down the above principle. Therefore, in view of this fact

even if one of the words which was considered to be superfluous had not been scored out and it was not sure whether the respondent sworn in the name of God or on solemn affirmation, the respondent could not be said to be disqualified. Even if he had taken both that was not in contravention of Article 173 (a) of the Constitution. It was sufficient if he had taken the oath or solemn affirmation in order to ensure that he must bear true faith and allegiance to the Constitution of India as by law established and undertake to uphold the Sovereignty and Integrity of India and that was the object. But on the contrary the respondent is quite certain that he had scored out the superfluous words and, therefore, if the Returning Officer had failed to score out the superfluous word, for that the candidate cannot be penalised and also this cannot be said to be a material irregularity the non-compliance of which may render the election void. There should be a substantial compliance and which there is.

The next submission is that the words scored by the respondent in Exhibit R. 1 appear to have been scored out with a difference ink and they also render the oath form invalid and, therefore, the respondent can not be said to be a qualified candidate for standing for election. He has also dwelt at length with regard to the manner of scoring the superfluous words, the pen pressure, the slants, the kind of ink used in the scoring and in the writing of the words. He has also drawn the attention of the Court to section 73 of the Indian Evidence Act to impress upon the Court that it has got ample powers to compare the hand-writing, etc. and also relied on some authorities. I think it will not be necessary to refer to all those detailed arguments and authorities because the matter is quite simple. It is not necessary the words may have been scored out at the time when this oath or affirmation was made or subscribed. May be that these words were scored out even before filing the nomination paper before the Returning Officer. But in view of Kapur Singh's case (supra) even if it was subsequently scored out and both the solemn affirmation and the words swearing by God as appear in the certificate, Exhibit R.G. were allowed to stand that is not going to render the oath form invalid so as to disqualify the respondent.

Moreover, the petitioner has stated that his knowledge that Shri Kashmiri Lal had not taken the oath was based on the information received from others, but he did not tell the source. Further on he stated that he did not remember the names even of these persons. He also betrayed his ignorance even after seeing the document, Exhibit R. X. If the form conformed to the prescribed requirements because, according

to him, the form was in Hindi. Therefore, in these circumstances, it was a tall claim without any basis. The petitioner had made vague type of allegations merely on the information received from others whom he had not produced in the witness-box and whose names even he has not been able to disclose. I am, therefore, of the view that there is no force in these arguments addressed by the petitioner that the oath was not made and subscribed and that there were interpolations, etc. and as such the respondent was not qualified for being chosen for election to the Legislative Assembly. Therefore, the issue is decided against the petitioner.

Issue No. 3

The petitioner has argued that the notification is bad but he has not been able to substantiate the same except that the notification should be in the name of the President as contemplated under Articles 77(2) and Article 166 of the Constitution and reliance is placed on *Bachhittar Singh Vs. State of Punjab and Another* (AIR 1963 S.C. 395), which has got no application. Clause (a) of Article 84 and clause (a) of Article 173 of the Constitution of India are the relevant provisions which empower the Election Commission to authorise the Returning Officer or other persons as the person before whom any one having been nominated as a candidate for election to fill a seat in the House of People or in the Legislative Assembly of the State shall make and subscribe the oath and affirmation in the form set out in the third schedule of the Constitution. Therefore, in view of these provisions it is futile on the part of the petitioner to contend that the authority given by the Election Commission to the Returning Officer or the Assistant Returning Officer to administer the oath and affirmation is bad in law. The authorities cited are wholly inapplicable and, therefore, the issue is decided accordingly against the petitioner.

Issue No. 4

Since all the issues have been decided against the petitioner, the result, therefore, is that the petition fails and the same is hereby dismissed with costs, assessed at Rs. 500.

July 2, 1973

CHET RAM THAKUR,
Judge.

By order,
B. N. BHARDWAJ,
Secretary,
Election Commission of India.

अनुपूरक

शून्य

PART I

PERSONNEL (A) DEPARTMENT NOTIFICATION

Simla-2, the 27th August, 1973

No. 10-6/67-Appnt. I.—In supersession of this Department's notification of even number, dated the 27th July, 1973, the Governor, Himachal Pradesh, in exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964 is pleased to appoint

Sarvshri Yadhupati, Sewak Ram and Harnam Singh, Tehsildars of this Government, presently posted as Tehsildars in the office of the Deputy Commissioner (R&R), Talwara, to be the Executive Magistrates of the Second Class under the said Code to exercise the powers of Executive Magistrates of Second Class for the sole purpose of attestation of affidavits of oustees of Pong Dam Project within the local limits of Kangra district, with effect from the 27th July, 1973.

A. K. GOSWAMI,
Joint Secretary.

INDUSTRIES DEPARTMENT

NOTIFICATION

Simla-2, the 27th August, 1973

No. 10-103/71-SI. The Governor of Himachal Pradesh is pleased to appoint further the following as non-official members on the State Industrial Development Council, which was constituted *vide* notification of even number, dated the 29th November, 1971, with immediate effect:

- (1) Shri H. S. Chandel, Advocate, Bilaspur, Himachal Pradesh.
- (2) Shri Nehar Singh, Ex-M. L. A., P. O. Rohru Himachal Pradesh.
- (3) Shri Dhruv Dev Chand, Lamba Gaon, P. O. Lamba Gaon, District Kangra, Himachal Pradesh.
- (4) Shri Rameshwari Lal, P. O. Mangwal, District Kangra, Himachal Pradesh.
- (5) Shri K. K. Sharma, Haripur, P. O. Haripur,

Tehsil Dehra, District Kangra, Himachal Pradesh.

By order,
P. K. MATTOO,
Secretary.

REVENUE DEPARTMENT

NOTIFICATION

Simla-2, the 23rd August, 1973

No. 2-1/72-Rev. I.—In exercise of the powers vested in him under clause (b) of sub-section (1) of section 28 of the Himachal Pradesh Land Revenue Act, 1953 (6 of 1954), and all other powers enabling him in this behalf, the Governor, Himachal Pradesh is pleased to confer on Shri S. S. Parmar, IAS, Sub-Divisional Officer (Civil), Dalhousie, district Chamba, all the powers of an Assistant Collector First Grade, under the said Act to be exercised by him within the local limits of Dalhousie Sub-Division of Chamba district, from the date he took over the charge of the post.

By order,
S. R. MAHANTAN,
Deputy Secretary.

PART III

AGRICULTURE DEPARTMENT

NOTIFICATION

Simla-2, the 22nd August, 1973

No. 22-11/73-Agr. Sectt. —Whereas the Land Development Board, Himachal Pradesh, has prepared the Land Development Schemes, under section 4 of the Himachal Pradesh Land Development Act, 1954, in respect of the areas given against each scheme indicated below;

And whereas all the persons affected by the said schemes and also the gram Panchyat/Panchyats concerned have consented to the execution of these Schemes;

And whereas the State Government keeping in view the consents of the persons aforesaid and after consulting the Board has sanctioned the schemes under section 5 (2) of the said Act;

Now, therefore, the schemes sanctioned by the State Government under section 5 (2) are hereby published in the Rajpatra Himachal Pradesh for the information of all concerned as required by section 6, of the said Act and it shall come into force immediately :—

Sl. No.	Scheme No.	Name of beneficiary	Resident of Village	Panchayat	Area to be covered in acres
1	2	3	4	5	6
District: BILASPUR					
1.	GMR/BLP/53/72-73	S/Sh. Nank & Bhagwan Das.	Talai	Talai	8.41
2.	GMR/BLP/76/72-73	Sh. Rambia	Galasin	Dabla	1.4
3.	GMR/BLP/77/72-73	Sh. Sant Ram	Ladda	Mehri/Kathala	5.39
4.	GMR/BLP/78/72-73	Sh. Sant Ram	Amarpur	Auhar	4.97
5.	GMR/BLP/80/72-73	Sh. Mehar Singh	Taronal	Barota/Dangar	1.74
6.	GMR/BLP/1/73-74	Sh. Anant Ram	Gehrwin	Samoh/Gehrwin	2.73
7.	GMR/BLP/2/73-74	Sh. Bakshi	Kulziar	Kalol/Sehigura	1.38
8.	GMR/BLP/3/73-74	Sh. Amrit Lal	Thabala	Talai	1.74
9.	GMR/BLP/4/73-74	Sh. Basanta Ram	Ohaproh	Mehri/Khala	6.22
10.	GMR/BLP/5/73-74	Smt. Narago Devi	Bhatwara	Patehra/Marhana	4.12
11.	GMR/BLP/6/73-74	Sh. Lachman & Chand	Chanin	Barota	2.42
12.	GMR/BLP/7/73-74	Sh. Dhani Ram	Chalel	Malyawar/Harlog	2.25
13.	GMR/BLP/8/73-74	S/Sh. Paras Ram, Kaushi Ram, Durga Dass and Bansi Ram.	Barota	Kalol/Sanihera	3.71

1	2	3	4	5	6
14.	GMR/BLP/9/73-74	Sh. Sukh Dev Singh	Ghandeer	Talai/Ghandeer.	7.21
15.	GMR/BLP/10/73-74	Sh. Krishan Lal	Jhandutta	Jhandutta	0.71
16.	GMR/BLP/11/73-74	Sh. Baldev	Gehrwin	Samoh/Gehrwin	2.72
17.	GMR/BLP/12-72/74	Sh. Mahant Ram & Dandu Ragi.	Merchana	Pantchar/Ma, channa	9.29
18.	GMR/BLP/13/73-74	Sh. Sawarn Singh	Dharar	Jhandutta	2.10
19.	GMR/BLP/14/73-74	Smt. Nanki Devi	Jhandutta	Jhandutta	1.45
20.	SDR/BLP/23/72-73	Sh. Khazana	Sasan	Namhol	3.45
21.	SDR/BLP/27/72-73	S/Sh. Kanhya & Babu Ram.	Sasan	Namhol	3.46
22.	SDR/BLP/98/72-73	Govt. Land Scheme	Zhira	Bassi/Dharot	3.82
23.	SDR/BLP/101/73-74	Sh. Bhura Ram	Sasan	Namhol	3.27
24.	SDR/BLP/103/73-74	Sh. Ram Ditta	Mamnu	Namhol	1.83
25.	SDR/BLP/102/73-74	Sh. Khazana	Deber	Namhol	4.83
26.	SDR/BLP/104/73-74	S/Sh. Naraina, Gurka, Sant Ram, Tulsi Ram, Garja, Budhi Ram.	Asha-Mazari	Seala	2.69
27.	SDR/BLP/105/73-74	Sh. Bhagat Ram	Kasol	Dhar/Tatoh	0.98
28.	SDR/BLP/126/73-47	Sh. Maru Ram	Madiali	Nainadevi/Nakrana	2.23
29.	SDR/BLP/127/73-74	Sh. Radha Krishan Urf Nikka	Kuduni	Nainadevi/Narkrana	1.57
30.	SDR/BLP	S/Sh. Onkar Singh Sher Singh, Janaki, Rajoo, Swarni, Savitri, Hem Ram, Shiv Ram, Amlan, Ram Chand, Chhota Baga, Jit Ram Prithi, Bhagwanu, Jit Ram, Dei, Rubhi, Dwarugi.	Dohan	Nainadevi/Nakran	16.69
31.	SDR/BLP/106/73-74	Sh. Garja	Namhol	Namhol	2.80
32.	SDR/BLP/107/73-74	Sh. Bhanderu	Tayaman	Namhol	3.24
33.	SDR/BLP/108/73-74	Sh. Gopala	Namhol	Namhol	2.82
34.	SDR/BLP/109/73-74	Sh. Nikku	Gutrai	Namhol	3.04
35.	SDR/BLP/110/73-74	Sh. Bansi	Katipur	Makri	1.69
36.	SDR/BLP/111/73-74	S/Shri Nathu Ram & Anat Ram.	Ghiel	Namhol	3.01
37.	SDR/BLP/112/73-74	Critical eroded scheme on Govt. Keneta Land.	Kosrian	Chandpur	4.54
38.	SDR/BLP/121/73-74	S/Sh. Shamsher Singh & Rajinder Singh	Dabad	Bassi/Dabat Mazari	16.40
39.	SDR/BLP/122/73-74	Sh. Birpal	Kalri	Naina Devi/Nakrapa	2.10
40.	SDR/BLP/123/73-74	Sh. Belia	Kalri	Naina Devi/Nakrana	3.28

District : MANDI

41.	JNR/MDI/1/73-74	Sh. Masadi Ran	Chainer	Pali Drangpali	1.77
42.	JNR/MDI/2/73-74	Sh. Sairu	Chainer	Chunnu/Langna	1.86
43.	JNR/MDI/3/73-74	Sh. Poren	Jebanu	Langna	0.98
44.	JNR/MDI/4/73-74	Sh. Sodha Ram	Langna	Langna	0.74
45.	JNR/MDI/5/73-74	Sh. Gopal Singh	Langna	Langna	1.44
46.	JNR/MDI/6/73-74	S/Sh. Silo, Paharoo Rathu	Madntahar	Pandi	2.08
47.	JNR/MDI/7/73-74	Sh. Gian Chand	Sagnekarq	Sikabagh/Ahju	0.70
48.	JNR/MDI/8/73-74	Sh. Jagat Ram	Khadder	Khadder	1.38
49.	JNR/MDI/9/73-74	Sh. Suresh Urf Khikhu	Antola	Tullah/Khedder	1.40
50.	JNR/MDI/10/73-74	Sh. Bardu	Khedder	Khedder	0.85
51.	JNR/MDI/11/73-74	S/Sh. Satar, Rasool, Smt. Id-Degum, Ghunger, Lachiman	J. Nagar	J. Nagar	3.36
52.	JNR/MDI/12/73-74	Sh. Rabhibir Singh	Hamcleri	Peba	0.72
53.	SDR/MDI/1/72-73	Sh. Padam Nabh	Reur	Rewalsar	2.20
54.	SDR/(2)/MDI/17/72-73	Critical eroded area Scheme.	Taper	Aut	32.00
55.	SRG/MDI/1/73-74	Sh. Man Singh	Chaila	Sidhpur	2.70

1	2	3	4	5	6
56.	SRG/MDI/2/73-74	S/Sh. Shambu Ram Sant Ram Minka Mari, Chand Bhagmal. Smt. Pancnu	Kanuhi	Datwar/Sandhole	4.56
57.	SRG/MDI/73-74	S/Sh. Padmu Karam Dass & Rajmal.	Dhar	Bahari	4.50
58.	SRG/MDI/4/73-74	S/Sh. Manku, Jeeta	Khanod	Saklana	4.22
59.	SRG/MDI/5/73-74	S/Shri Hari Singh, Man Singh, Hindu and Pajaku	Narain	Bhari/Tanehar	2.77
60.	SRG/MDI/6/73-74	Sh. Daya Ram	Tenehar & Bahari	Bahari/Dharampur	0.81
61.	SRG/MDI/7/73-74	Sh. Gokal Chand	Tenehar & Bahari	-do-	1.89
62.	CHT(2)/MDI 7/72-73	Sh. Lawang Kumar	Panjain	Panjain	4.61
63.	CHT(2)/MDI 8-72/73	Smt. Bhima Devi	Panjain	-do-	2.01
District : SIRMUR					
64.	PNT/SMR/3/73-74	Sh. Santa Singh	Kedarpur	Paonta	11.83
65.	PNT/SMR/4/73-74	Sh. Keshar Singh	Badripur	-do-	2.32
66.	NHN/SMR/3/73-74		Krambagh	Kala Amb and Trilokpur	5.00
67.	PCD/SMR/48/72-73	S/Sh. Bhagat Ram Guralu		Kotla/Nehar/Mangon/Pab.	1.78
68.	PCD/SMR/49/72-73	S/Sh. Udhey Ram Sudharn Singh, Het Ram & Manmohan Singh.	Chalog-Byas.	Kotha Timber Mangon	13.66
69.	PCD/SMR/50/71-73	S/Sh. Sher Singh, Ram Chand Laxmi Chand & Kahan Singh.	Bhanat	Bhanat	3.79
District : KINNAUR					
70.	SGI/KNR/2/72-73	S/Sh. Hari Singh, Gan- ga Singh, Hari Dass & Yub Chand.	Kamara	Kamaru	1.46
71.	POH/KNR/14/72-73	Sh. Angial Ram	Pooh	Pooh	0.10
72.	POH/KNR/4/73-74	S/Sh. Gyachno, Nar- bo, Dolma, Jampal, Chhotra, Chhering, Durje, Urgome, Chhering, Chhopal, Nangial, Durje, Madup, Tharchan, Jampuma, Chhyang, Chhokit, Yangjin, Folkar, Nime Ram, Kheu, Sanam, Mar- dur, Jaffela, Thk- ura, Jinha Jampal, Fenda Ram, Dakit Dalama, Saram, Pigchhan, Narbo Dandup.	Dubling	Pooh	12.82
District : SIMLA					
73.	THG/SML/1/73-74	S/Sh. Basant Singh, Smt. Nauni, Sobha Devi, Shanti Devi & Tara Devi.	Kashoo	Kiar	4.99
74.	THG/SML/2/73-74	Sh. Mast Ram	Naloha	Deorighat	2.92
75.	THG/SML/3/73-74	Sh. Kapuru	Chawal	Deorighat	16.34
76.	THG/SML/4/73-74	S/Sh. Sadh & Dhari	Kufar Khanal	Deorighat	2.60
77.	THG/SML/7/73-74	Sh. Haru	Jugoo	Deorighat	1.52
78.	THG/SML/8/73-74	Sh. Gulab Singh	Bhalevat	Dharampur	6.05
79.	KSM/SML/1/73-74	Joban Dass	Shalota	Molandi	4.02

1	2	3	4	5	6
80.	KSM/SML/2/73-74	Smt. Ram Dassi	Kni	Molandi	5.10
81.	KSM/SML/3/73-74	Sh. Joban Dass	Nihari	Molandi	0.85
82.	KTK/SML/1/73-74	Sh. Atma Ram	Baggi	Deogarh Hirri	4.51
83.	KTK/SML/2/73-74	S/Sh. Budhi Ram, Durga Dass, Kala- roo Pajanal Saro, Janki, Rano & Kaharki. Chareli, Bagi.	Baggi	-do-	12.60
84.	SNI/SML/1/73-74	Sh. Sava Ram	Dayla	Ghaini	6.77
85.	KMT/SML/2/73-74	Sh. Tulsu Ram	Chalabat	Bains	7.14
86.	SMT/SML/1/73-74	Sh. Kandania	Chalabat	-do	2.24
87.	KMT/SML/3/73-74	Sh. Ganga Sagar Sharma.	Kasumpti Junga	Simla	1.00
88.	KMT/SML/4/73-74	Sh. Tawarsan Ram	Malog	Kasumpti	0.66
89.	RMP/SML/1/73-74	S/Sh. Kodru Ram, Almu Ram & Barastu Ram.	Dattnagar	Dattnagar	5.05
90.	RMP/SML/2/73-74	S/Sh. Mina Ram & Premu.	Dattnagar	-do-	1.83
District: SOLAN					
91.	ARK/SLN/1/73-74	S/Sh. Narotam & Smt. Nagru & Nardu.	Chalian	Mangoo	2.87
92.	ARK/SLN/3/73-74	Sh. Gauri Nand	Karara/Danoghat	-do-	0.84
93.	ARK/SLN/3/73-74	S/Sh. Banshi Ram & Sartaju.	Sukhan	-do-	5.12
94.	ARK/SLN/4/73-74	Sh. Durga	Chalian	-do-	1.61
95.	ARK/SLN/5/73-74	Sh. Ram Charan	Chalian	-do-	2.45
96.	ARK/SLN/6/73-74	Sh. Jaya Ram	Karara	-do-	5.00
97.	ARK/SLN/7/73-74	S/Sh. Lachhman & Banshi Ram.	Bambira	-do-	7.20
98.	ARK/SLN/8/73-74	Sh. Suraju	Kajiara	-do-	4.47
99.	ARK/SLN/9/73-74	S/Sh. Jiwa Nand & Devi-Saran.	Khajiara	-do-	9.47
100.	ARK/SLN/10/73-74	Sh. Kali Ram	Khajiara	-do-	0.74
101.	ARK/SLN/11/73-74	Sh. Dhanu	Khajiara	-do-	2.78
102.	ARK/SLN/12/73-47	Sh. Dila Ram	Bambira	-do-	2.62
103.	ARK/SLN/13/73-74	Sh. Banshi Ram	Giana	-do-	4.87
104.	ARK/SLN/14/73-74	Sh. Baboo Ram	Shaog	Dautighat	1.64
105.	ARK/SLN/15/73-74	Sh. Mangal Singh	Sujhaila	-do-	4.50
106.	ARK/SLN/16/73-74	Sh. Inswar Dass	Kunhi	-do-	1.55
107.	ARK/SLN/17/73-74	Sh. Kirpu	Badmu	-do-	2.50
108.	ARK/SLN/18/73-74	Sh. Shiv Ram	Dhianpur	-do-	1.19
109.	ARK/SLN/19/73-74	Sh. Mohanu	Kajiara	Mangoo	1.73
110.	ARK/SLN/20/73-74	Sh. Lab Chand	Sukhan	-do-	2.63
111.	ARK/SLN/21/73-74	Sh. Dhanu	Kajiara	-do-	3.22
112.	ARK/SLN/22/73-74	Sh. Jagar Nathu	Kunhi	Dautighat	1.32
113.	ARK/SLN/24/73-74	Sh. Chandu	Giana	Mangoo	1.41
114.	ARK/SLN/25/73-74	Sh. Paras	Giana	-do-	1.00
115.	ARK/SLN/26-73/74	Sh. Devi Chand	Giana	-do-	3.12
116.	ARK/SLN/27/73-74	Sh. Nandu	Kokka	Kotli Dautighat	0.94
117.	ARK/SLN/28/73-74	Sh. Badri Dass	Sohiria	Mangoo	1.49
118.	ARK/SLN/29/73-74	Sh. Kishoo Ram	Malwan	-do-	1.02
119.	ARK/SLN/30/73-74	Sh. Tulsia	Dhianpur	Dautighat	2.50
120.	ARK/SLN/31/73-74	Sh. Kali Ram	Phanwa Kanaita	Koti	2.82
121.	ARK/SLN/32/73-74	S/Sh. Ranjit Singh Rup Singh, Bir Singh Jajinder Singh, Syama Devi, Kashya and Miss Shakuntla, Kanta & Mrs. Suneri Devi.	Sher-Jeri	Mangoo	5.65
122.	ARK/SLN/33/73-74	Smt. Chando Devi	Banan	Surajpur	4.25
123.	ARK/SLN/34/73-74	Sh. Mast Ram	Sainj	Dehra	2.82
124.	ARK/SLN/35/73-74	S/Sh. Dilla Ram, Ram Singh, Chet Ram.	Chambiwal	Kotli	2.00
125.	ARK/SLN/36/73-74	Sh. Sher Singh	Sujhaila	Dautighat	17.34

PART IV

कार्यालय जिलाधीन, सोलन मण्डल

मोझन, हिमाचल प्रदेश

ग्रथिगचना

दिनांक, 16 मई सन् 1973

स 0 सालन-12-29 (वि) 73-7796-890 — चकि ग्राम पंचायत द्वारा जो। कर्मोत्तम सण्डल श्रेयाधिकार ग्रामा है, अनुसूचित जाति के पंचों तथा एक महिला पंच का सुद्विकल्प, हिमाचल प्रदेश पंचायती राज अधिनियम की धारा 9, अधिनियम सं 19 नव 1968 (जिसका उल्लेख हिमाचल प्रदेश अधिनियम 1971 नियम सं 0 19-ए उ नियम 1 में 4 में किया गया है) के अधिनियम किया गया, प्रस्ताव अधोद्विभाक्षरी के कार्यालय में प्राप्त हुए हैं।

अतः मैं स 0 के 0 दायीं जिलाधीन सोलन मण्डल हिमाचल प्रदेश उन अधिनियम के अन्तर्गत जा कि मंडल हिमाचल प्रदेश ग्राम पंचायत अधिनियम 19 ए (2) के अन्तर्गत प्राप्त हैं का प्रमाण करते हुए उन अनुसूचित जाति के पंचा प्रस्ताव महिला पंच का नाम निम्नलिखित सारणी के अनुसार सर्वसाधारण की सूचना हेतु प्रकाशित करना है।

स 0 सालन-12-29 (वि) 73-7796-890 — चकि ग्राम पंचायत द्वारा जो। कर्मोत्तम सण्डल श्रेयाधिकार ग्रामा है, अनुसूचित जाति के पंचों तथा एक महिला पंच का सुद्विकल्प, हिमाचल प्रदेश पंचायती राज अधिनियम की धारा 9, अधिनियम सं 19 नव 1968 (जिसका उल्लेख हिमाचल प्रदेश अधिनियम 1971 नियम सं 0 19-ए उ नियम 1 में 4 में किया गया है) के अधिनियम किया गया, प्रस्ताव अधोद्विभाक्षरी के कार्यालय में प्राप्त हुए हैं।

1	2	3	4	5	6
1 कंडाघाट	1 नगाली श्री अतोबा राम श्री मति गोरी देवी सुपुत्र भगवत, जोजा स्वल्प, माफिन कनौडी गोकुल देवा				
	2 हिलनर	—	श्रीमति लछमी देवी सुपुत्री शौल, साकन मोहरा		
	3 शमीडी श्री माडी पुत्र श्रीमति मुन्नी जीजा जानकी, सकना परगिया, सकना भडव				
	4 कनारग श्री ख्याली राम श्री मति मुन्नी जीजा नुपुत्र शोनू, बाला राम, सकना सकना आजी देह				
	5 गडगरी	—	श्रीमति मागिरी मेहता गीजा गोकुल नन्द मेहता, सकना फगोली		
	6 कोर श्री भगवत दास श्रीमति शोश देवी सुपुत्र जग, पत्नी जिऊनू राम, सकना काजी बामी लनेर				
	7 बान्जनी	—	श्रीमति द्रौपदी पत्नी बीर राम, निवासी बान्जनी		
	8 भेदली श्री मन्नु सुपुत्र श्री मध्या पत्नी राम हावक, ग्राम डेड स्वल्प, वधाश				
	9 गिरी पर दासक राम पुत्र छोश राम, निवासी दोलग				
2 बमपुर 10 डम्पूर	—		श्रीमति लच्छमी देवी पत्नी राम नारायण,		

1	2	3	4	5	6
					ग्राम थाना
	11 कोडी	—	श्रीमति देवकु जोजा मही राम, ग्राम धरान्द		
	12 श्रीछघाट	—	श्रीमती पुष्पा देवी पत्नी, बलवन्त सिंह, ग्राम नाडी		
	13 पोदना	श्री राम दास श्रीमती शंकरा देवी पुत्र सरनू राम, पत्नी हरि नन्द, ग्राम ग्राम माजगा खनोग			
	14 कोट	—	श्रीमती मनसी बेवा साध, ग्राम कथान		
	15 गढ़याना	—	श्रीमती गंगा देवी		
	16 बड़ोम	—	श्रीमती परमी देवी		
	17 डागरी	—	श्रीमती सन्ध्या वर्मा		
	18 शमरोज	—	किरपी देवी, पत्नी मोती सिंह, ग्राम भडलेच		
3 जगजीत नगर	19 कोट बेजा		श्रीमती पारवती पत्नी काली चरण, ग्राम थोडची		
	20 बरोट	1 श्री जात श्रीमती राम पुत्र पत्नी सन्त राम, ख्याली राम, ग्राम कुराली			
		2 श्री धनी राम पुत्र चन्नु, ग्राम सुताणा			
	21 जाडला	—	श्रीमती सावित्री देवी पत्नी कृष्ण सिंह, ग्राम बनथारा		
	22 बाडवा	—	श्रीमती राम कली पत्नी नानकू राम, ग्राम बाडवा		
	23 बाड़िया	—	श्रीमती सरस्वती देवी पत्नी ठाकुर दास, ग्राम पटा		
	24 नलका	—	श्रीमती गोपू पत्नी भगत राम, ग्राम धरान्द		
	25 देवठी	—	श्रीमती शिव देह पत्नी राम करण, ग्राम बा		
	26 गोयथा	—	श्रीमती दारक पत्नी सानु, ग्राम पगवठा		
	27 बड़लम	श्री संगनी मन्ना देवी बेवा किरपा राम पुत्र राम, सकना जाफला			
		जिऊनू, ग्राम			
		जिऊनू, ग्राम			
	28 कमीली	श्रीमती गुरदेह पत्नी गजन			

1	2	3	4	5	6	1	2	3	4	5	6
			गङ्गखल		राम, ग्राम कसौली (नालवा)	44	पलामी कलां	—	श्रीमती कुरी जीता गजू, ग्राम वीरखामासी		
	29	आवनी	—	श्रीमती कौला पत्नी सूरत राम, ग्राम हरली		45	जगत पुर	श्री राम सिंह पुत्र श्रीमती गजू जीता चूड़ा श्री गुरदित्तु, ग्राम राम, ग्राम वनवाता जगत पुर			
	30	कृष्णगढ़	—	श्रीमती कनकू पत्नी बनी राम, साकिन कृष्णगढ़		46	श्रीनो-वाना	—	श्रीमती माता देवि जीता कांजी राणा, ग्राम अमिरपुर		
4	कुनिहार	31	मांगला	श्री धनु राम पुत्र श्री गुन्ज, ग्राम कन्दर	श्रीमती शंकरी देवी पत्नी किरपा राम, ग्राम कन्दर	47	मंसतान-पुरा	श्री राम चन्द पुत्र बाबू, ग्राम बहली	श्रीमती कैलू जीता दर्माण्डी, ग्राम बहली		
		32	डोमेहर	—	श्रीमती पारवती पत्नी नारायणदास, ग्राम डोमेहर	48	खेरा	1 श्री जगत नाथ पुत्र तारू, ग्राम बहली	श्रीमती धन देवि पत्नी जट, ग्राम नलवाल		
		33	बखालग	—	श्रीमती शंकरी देवी पत्नी चिगू उर्फ चन्दू, सकना बाबा			2 श्री राम दयाल पुत्र मंगल, सकना बाबा			
		34	भूमती	—	श्रीमती कलावती पत्नी चेत राम, ग्राम काटल						
		25	शहरोल	—	श्रीमती कमला देवी पत्नी कृष्णलाल, ग्राम शहरोल	49	गोयलजे-माला	श्री पादा पुत्र जैहरा, ग्राम पलसाटा	श्रीमती दानो पत्नी रहमदीन, ग्राम अपर		
		36	दानोवाट (कज्जारा)	—	श्रीमती लच्छमी देवी पत्नी तिलू राम, ग्राम कज्जारा	50	विरछा	1 श्री गुलाम राम पुत्र जौ-हरी, ग्राम नागधारवा	श्रीमती मोभी फनी बा मिह, ग्राम विरछा		
		37	दाहला	1 मनु राम पुत्र बुगलू, ग्राम नांणी, 2 श्री नथु राम पुत्र अमरू ग्राम नरायली	श्रीमती शंकरी देवी पत्नी श्री देवा राम, ग्राम बाता			2 श्री नानक पुत्र गुरध्यान, ग्राम नागल-डेकाह			
		38	कोटली	—	श्रीमती जानकी देवी पत्नी सानू राम, ग्राम चमरोल	51	खलियां	1 श्री चूहड़ा बेटा गरीबू, ग्राम किरा	श्रीमती भम्बू बेवा रा रित्तु, ग्राम टकरी		
		39	कशलोग	श्री गशाऊं राम पुत्र जिवणू, ग्राम फगवाना	श्रीमती कनकू देवी पत्नी मलागर, ग्राम कशलोग			2 श्री लछमण पुत्र शिवू, ग्राम बवाड़			
		40	मुन्दन	—	श्रीमती स्वारू देवी पत्नी बजीरू, ग्राम टुपुरू	52	लग	—	श्रीमती दरसानू जीता कन्हैया ग्राम अलहेव		
		41	सूरजपुर	श्री बनी राम पुत्र पुरतु, ग्राम सरयाज	श्रीमती पारवती देवी पत्नी ज्ञान चन्द, ग्राम वानग						
5	नाभागढ़	42	जोखड़ी	1 श्री सन्तु राम पुत्र लोभी, कासला 2 वगा राम पुत्र सन्तु, ग्राम कपोली	श्रीमती लच्छमी देवी बेवा जीत राम, ग्राम जोखड़ी	53	डांग-उपरली	श्री मंगल राम पुत्र वस्तु, ग्राम डांगउपरली	श्रीमती ध्यानू राम रखा, सकना निचरी		
		43	साजरा	—	श्रीमती दुर्गी जीता नारायण, ग्राम बनोट	54	मंझोली	—	श्रीमती वसन्त कौर उत्तम सिंह ग्राम च		
						55	भाटियां	श्री बरना राम पुत्र चुरू राम, ग्राम मिनहार	श्री देवी कैली पत्नी व ग्राम धन्वी भाई		

1	2	3	4	5	6	1	2	3	4	5	6
56	श्रीमती	—	श्रीमती कलावती पत्नी			71	रडयाली	—	श्रीमती भागी जोजा		
			ब. शेरू, ग्राम गोरख नाथ						चामीया, ग्राम रडयाली		
57	श्रीमती	—	श्रीमती देवी पत्नी पूरण			72	कयार कनेता श्री कांशी	श्रीमती मथरू जोजा निकू,			
			राम, ग्राम जावली					राम पुत्र गिदरू, सकना बन्दी			
58	श्रीमती	—	श्रीमती माधो जी जोजा श्री					सकना जाबल			
			निज लाल, ग्राम लुनु			73	सौर	श्री नाइया श्रीमती कमला देवी			
59	श्रीमती	—	श्रीमती देवी जोजा					पुत्र डोडा, ग्राम जोजा हरीकरण, सकना			
			भारत, सकना नड					सौर निचला चोरी			
60	श्रीमती	—	श्रीमती दरशन देवी जोजा			74	मलावन	श्री नीका राम श्रीमती माधुरी देवी			
			तोता राम, सकना चागर					पुत्र फिथू, सकना जोजा बाबु राम, ग्राम			
61	श्रीमती	—	श्रीमती नाथो देवी जीजा					मलावन खास कहे निचला			
			राम, ग्राम महादेव			75	वदी	श्री मनशा राम श्रीमती कृशना देवी			
62	श्रीमती	—	श्रीमती कमला देवी जोजा					पुत्र विशना राम, जीजा राम कृशन,			
			राम दितु, उर्फ चेताराम,					ग्राम वदी सकना वदी			
			ग्राम जगू			76	वियूखटी	1 श्री निकू राम श्रीमती गुरदेई जोजा			
63	श्रीमती	—	श्रीमती म्यारक देवी जोजा					बेटा पान, ग्राम नरायण, ग्राम घोघेटी			
			गडका राम, सकना कियारी					कुसरी दावल			
64	श्रीमती	—	श्रीमती धुन्धू जोजा सुख					2 श्री मन्तू बेटा			
			राम, ग्राम बमोखरी					सुखिया, ग्राम			
65	श्रीमती	—	श्रीमती परमा देवी जोजा					मझेटी			
			देवी निंद, ग्राम बालु			77	डोली	श्री रती राम बेटा श्रीमती सावित्री देवी			
66	श्रीमती	—	श्रीमती देवी जोजा अथा					पुत्र, ग्राम मझर जोजा हरलाल, ग्राम			
			राम, हुलाबुण्डो					निरली			
67	श्रीमती	—	श्रीमती वज्र कौर जोजा			78	वरया	— श्रीमती आगदेई जोजा			
			लीप कौर					भन. राम, ग्राम वरया			
68	श्रीमती	—	श्रीमती मनवी देवी नानक								
			प्राप्त ठडा								
69	श्रीमती	—	श्रीमती निम् देवी नड,								
			ग्राम बोधिमाजरा								
70	श्रीमती	—	श्रीमती दुकमी देवी जोजा								
			प्रताप सिंह, ग्राम बठाली								
			कला								

एम 0 के 0 काव,

जिलाधीश, सोलन मण्डल,

सोलन ।